



Common Key Information Memorandum for Debt and Liquid Schemes

Continuous Offer of Units at NAV based prices

This Common Key Information Memorandum (KIM) sets forth the information, which a prospective investor ought to know before investing. For further details of the Scheme(s)/ Mutual Fund, due diligence certificate by the AMC, Key Personnel, investors' rights & services, risk factors, penalties & pending litigations etc. investors should, before investment, refer to the Combined Scheme Information Document, Statement of Additional Information and Addenda thereto available free of cost at any of the Investor Service Centres or distributors or from the website of the AMC, www.assetmanagement.hsbc.com/in. The particulars of the Scheme(s) have been prepared in accordance with the Securities and Exchange Board of India (Mutual Funds) Regulations, 1996, as amended till date and filed with Securities and Exchange Board of India (SEBI). The Units being offered for public subscription have not been approved or disapproved by SEBI nor has SEBI certified the accuracy or adequacy of this KIM.

This Common Key Information Memorandum is dated May 25, 2016.

Please see Product Labeling on next page



Sponsor:
HSBC Securities and Capital Markets (India)
Private Limited
Read Office: 52/60 Mahatma Gandhi Road

Regd. Office: 52/60, Mahatma Gandhi Road, Fort, Mumbai 400 001, India.

Trustee: Board of Trustees 16, V. N. Road, Fort, Mumbai 400 001, India Asset Management Company: HSBC Asset Management (India) Private Limited Regd. & Corp. Office: 16, V. N. Road, Fort, Mumbai 400 001, India

SMS INVEST to 56767 Toll free: 1800 200 2434 Visit: www.assetmanagement.hsbc.com/in

Product Labeling:

Scheme Name	Riskometer
HSBC MIP (HMIP) - Regular Plan An open-ended Fund	
Monthly Income is not assured and is subject to the availability of distributable surplus	Moderate Moderate May 37 dg
This product is suitable for investors who are seeking*:	100 mg/m
➤ Regular income over medium term	LOW HIGH
▶ Investment in fixed income (debt and money market instruments) as well as equity and equity related securities	Investors understand that their principal will be at Moderate risk
HSBC MIP (HMIP) - Savings Plan	
An open-ended Fund with Regular and Savings Plan	John Moderate / Moderate
Monthly Income is not assured and is subject to the availability of distributable surplus	Will the state of
This product is suitable for investors who are seeking*:	LOW
 Regular income over medium term Investment in fixed income (debt and money market instruments) as well as equity and equity related securities 	Investors understand that their principal will be at Moderately High risk
HSBC Income Fund (HIF)	
An open-ended Income Scheme	internal Moderate Manager
Investment Plan	*** *** **** ****
This product is suitable for investors who are seeking*:	LOW HIGH
► Regular income over long term	Investors understand that their principal will be at Moderate risk
▶ Investment in diversified portfolio of fixed income securities	investors understand that their principal will be at Moderate risk
HSBC Income Fund (HIF)	
An open-ended Income Scheme	under del Moderate Many de la Company de la
Short Term Plan	**************************************
This product is suitable for investors who are seeking*:	I DW HIGH
► Regular income over medium term	Investors understand that their principal will be at Moderately Low risk
▶ Investment in diversified portfolio of fixed income securities	investors understand that their principal will be at Moderatery Low risk
HSBC Ultra Short Term Bond Fund (HUSBF)	SN Moderate /Ac
An open-ended Debt Scheme	until the state of
This product is suitable for investors who are seeking*:	mg Tig
▶ Liquidity over short term	LOW
► Investment in Debt/Money Market Instruments	Investors understand that their principal will be at Moderately Low risk
HSBC Cash Fund (HCF)	
An open-ended Liquid Scheme	Well-disk Moderate Angle of the Control of the Cont
This product is suitable for investors who are seeking*:	(m)
 Overnight liquidity over short term 	LOW HIGH
▶ Investment in Money Market Instruments	Investors understand that their principal will be at Low risk
HSBC Flexi Debt Fund (HFDF)	
An open-ended Debt Scheme	Moderate Angles (Moderate Angles Angl
This product is suitable for investors who are seeking*:	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
	~ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
▶ Regular income over long term	LOW

^{*} Investors should consult their financial advisers if in doubt about whether the product is suitable for them.

COMPARISON BETWEEN THE SCHEMES

Scheme Name	Investment Objective	Asset Allocati	Product Differentiation	Number of Folios as on 30 April, 2016	AUM as on 30 April, 2016 (Rs. in crores)			
HSBC MIP	To seek generation of	Regular Plan:				HMIP - Regular Plan seeks	Regular	Regular
	reasonable returns through investments in Debt and Money Market Instruments.	Instruments	(% of Ne	Allocation t Assets)	Risk Profile	to invest a large portion in debt and money market instruments with a cap on	Plan - 1,690 Savings	Plan - 84.31 Savings
	The secondary objective of the scheme is to invest in equity and equity related instruments to seek capital appreciation.	Debt Instruments and Money Market Instruments (including cash, money at call and reverse repos)	0%	Maximum 100%	Low to Medium	equities upto 15%. HMIP - Savings Plan seeks to invest a large portion in debt and money market instruments	Plan - 3,030	Plan - 214.28
		Equities and Equity related instruments	0%	15%	Medium to High	with a cap on equities upto 25%. This makes the Scheme different from other		
		Savings Plan:				existing open-ended income		
		Instruments	(% of Ne	Allocation t Assets)	Profile	/ debt Schemes of HSBC Mutual Fund.		
		Debt Instruments and Money Market Instruments (including cash, money at call and reverse repos)	0%	Maximum 100%	Low to Medium			
		Equities and Equity related instruments	0%	25%	Medium to High			
		If the Scheme decides to invest in secthe Investment Manager that such investors of the Plan and if the / GDRs issued by Indian Companies a SEBI stipulation, it is the intention of t investments will not, normally exceed Plan and 25% of the assets of the Saving derivative exposure as per the SEBI Gu	estments w Scheme de and foreign he Investme 15% of the gs Plan. The	Il not normaticides to invesse curities in Manage assets of technologies.	ally exceed est in ADRs n line with or that such the Regular n shall have			
HSBC Income	To provide a reasonable income	Short Term Plan:		HIF - Short Term Plan	Short Term Plan -	Short Term Plan -		
Fund	und through a diversified portfolio of fixed income securities. The AMC's view of interest	Instruments	(% of Ne	Indicative Allocation (% of Net Assets)		primarily takes exposure to securities with modified duration ranging between	3,141	1758.30
	rate trends and the nature of the Plans will be reflected in the type and maturities of	Debt and Money Market Instruments with duration of upto 3 years.	Minimum 80%	Maximum 100%	Low to Medium	1-3 years. HIF - Investment Plan primarily takes exposure	Plan - 1,833	Plan - 77.80
	securities in which the Short Term and Investment Plans are invested.	Debt Instruments with duration of greater than 3 years	0%	20%	Low to Medium	to securities with modified duration ranging between 6		
		Short Term Plan: It is expected that ti Term Plan could range between 1-3 year However, this can undergo a change in a and according to the fund manager's vi	months - 8 years. This makes the Scheme different from other existing open-ended income / debt Schemes of HSBC Mutual					
		Investment Plan:				Fund.		
		Instruments	Indicative (% of Ne Minimum	t Assets)	Risk Profile			
		Debt Instruments with residual maturity / average maturity greater than 182 days	40%	100%	Low to Medium			
		Money Market and debt instruments (including cash, money at call) with residual maturity/average maturity less than 183 days and floating rate instruments where the reset tenor is one year or less	0%	60%	Low to Medium			
		Investment Plan: It is expected that Investment Plan will be in a range of 6 interest rate view. However, this can unconditions warrant and according to the	months - 8 y idergo a cha	ears depen nge in case	ding on the the market			
		Short Term & Investment Plan: If the P debt, it is the intention of the Investme will not normally exceed 50% of the condecides to invest in foreign securities, i Manager that such investments will not, of the Plans. The Plans shall under normal of more than 50% of its net assets in dowould be in accordance with the SEBI	nt Manager orpus of the t is the inter normally exc al circumstar erivative inst	that such in Plans and ition of the liceed 25% or nices not have ruments. In	ivestments if the Plans investment f the assets re exposure			

Scheme Name	Investment Objective	Asset Allocation	Product Differentiation	Number of Folios as on 30 April, 2016	AUM as on 30 April, 2016 (Rs. in crores)			
HSBC Ultra Short Term Bond Fund	Seeks to provide liquidity and reasonable returns by investing primarily in a mix of short term debt and money market	reasonable returns by investing primarily in a mix of short (% of Net Assets)				HUSBF is a very short term fixed income scheme that invests at least 70% into money market and debt	1,895	502.13
	instruments.	Money Market & Debt instruments with maturity / average maturity / interest rate reset not greater that 1 year	70%	100%	Low	instruments maturing or having interest rate reset not greater than 1 year thereby differentiating it from other		
		Debt instruments with maturity greater than 1 year	0%	30%	Low to Medium	existing open-ended income /debt Schemes of HSBC		
		If the Scheme decides to invest in fore the Investment Manager that such inve 30% of the assets of the Scheme. He protecting the interests of the investors securities as deemed fit from time to time. The scheme shall have derivative expressed from time to time.	estments wi owever, the , may increa me.	ll not, norm e AMC with ase exposur	ally exceed a a view to e in foreign	Mutual Fund.		
		Securitised debt, while relatively illiquid of provides a higher yield pickup. Hence of cautious or negative on the Indian main of time would he consider investing in yield to the fund and investors as opposite open and short term money market insoft the Scheme. No investments shall be	only if the Furkets for a name such instrued to putting truments u	und Manage reasonably uments to in g the monie pto 50% of	er becomes long period improve the s in reverse net assets			
HSBC Cash Fund	Aim is to provide reasonable returns, commensurate with low risk while providing a high	Instruments	(% of Ne	Allocation t Assets)	Risk Profile	HCF is a liquid Scheme which invests upto 100% indebtand money market instruments	2,013	2221.17
	level of liquidity, through a portfolio of money market and debt securities.	Debt Instruments with residual maturity / average maturity upto 91 days	0%	Maximum 50%	Low to Medium	with the average maturity of the portfolio being upto 91 days thereby differentiating		
	However there can be no assurance that the scheme objective can be realised.	Money Market instruments (including cash and money at call) with residual maturity / average maturity upto 91 days	0%	100%	Low to Medium	it from other existing open- endedliquidSchemeofHSBC Mutual Fund.		
		If the Scheme decides to invest in sec the Investment Manager that such inve 30% of the corpus of the Scheme and in foreign debt securities, it is the inte that such investments will not, normall Scheme. The scheme shall under normal of more than 50% of its net assets in de in derivatives would be in accordance v	estments w d if the Sch ntion of the y exceed 25 d circumstar erivative ins	ill not norm eme decide e Investmer 5% of the as nces not hav truments. Ir	ally exceed as to invest at Manager sets of the re exposure avestments			
		Pursuant to SEBI Circular no. SEBI/IN January 19, 2009,						
		The Liquid Scheme / Plan shall make money market securities with maturity In case of securities with put and call of	of upto 91	days only.				
		maturity shall not be greater than 91 d Explanation:						
		In case of securities where the principa maturity of the securities shall mean re is to be repaid in more than one payor shall be calculated on the basis of weight	esidual matu it then the righted averag	rity. In case naturity of th ge maturity o	the principal ne securities of security.			
		 b) In case the maturity of the security settlement of securities will take place c) Further, inter-scheme transfers of sec maturity of upto 91 days only shall be 	on the next urities held i	Business D	ay.			
		It is expected that the modified duration upto 91 days.		ments for I	HCF will be			
HSBC Flexi Debt Fund	To deliver returns in the form of interest income and capital gains, along with high liquidity, commensurate with the	Instruments	(% of Ne	Allocation et Assets)	Risk Profile	HFDF invests across all classes of fixed income instruments with no cap or floor on maturity,	1,494	495.52
	current view on the markets and the interest rate cycle,	Debt and money market instruments	0%	100%	Low to Medium	duration or instrument type concentrations. This makes		
	through active investment in debt and money market instruments.	If the Scheme decides to invest in securitised debt, it is the intention of the Investment Manager that such investments will not normally exceed 50% of the corpus of the Scheme and if the Scheme decides to invest in foreign securities in line with SEBI stipulation, it is the intention of the Investment Manager that such investments will not, normally exceed 30% of the assets of the Scheme. No investments shall be made in foreign securitised debt. The net notional exposure to derivative shall not be more than 75% of the net assets. Investments in derivatives would be in accordance with			the Scheme different from other existing open-ended income / debt Schemes of HSBC Mutual Fund.			
		the net assets. Investments in derivati the SEBI Regulations.	ives would	be in accor	dance with			

FEATURES OF THE SCHEMES

Features	HSBC MIP – REGULAR PLAN (RP) and HSBC MIP – SAVINGS PLAN (SP)	HSBC INCOME FUND – SHORT TERM PLAN (ST) and HSBC INCOME FUND – INVESTMENT PLAN (IP)				
Туре	An open ended Fund with Regular and Savings Plan. (Monthly income is not assured and is subject to the availability of distributable surplus).	An ope	n-ended Income Scheme			
Investment Objective	To seek generation of reasonable returns through investments in Debt and Money Market Instruments. The secondary objective of the scheme is to invest in equity and equity related	The AN	1C's view of interest rate trends and	diversified portfolio of fixed income securities the nature of the Plans will be reflected in th Short Term and Investment Plans are invested		
	instruments to seek capital appreciation.	S	SHORT TERM PLAN (ST)	INVESTMENT PLAN (IP)		
Date of Inception	24 February, 2004		10 December, 2002	10 December, 2002		
Asset Allocation Pattern		Please	refer to page 3			
Investment Strategy	The Scheme shall invest in Debt and Money Market Instruments and would seek to generate regular returns. The scheme may also invest in equity and equity related instruments to seek capital appreciation. The Scheme does not assure any returns.	may interest rate risk is low. The Investment Plan aims to provide investors with inc seek appropriate liquidity, and therefore will invest in a mix of debt and money market ins				
Risk Profile	Mutual Fund units involve investment risks including the possib investment.			,		
Brit Barre et Brit	Please refer to page 16 for the summarized	scheme	· 			
Risk Mitigation Factors	Risks & Description Interest Rate Risk: Value of holdings may fall as a result of mov	ements	Risk Mitigants / Management Str	ategy ased on extensive macro-economic analysis		
	in interest rate	ements	Determination of duration bands be	ased on extensive macro-economic analysis		
	Country Risk: Risk on account of exposure to a single country		Issuer selection process based on	external ratings as well as internal research		
	Liquidity Risk : High impact costs		Maintaining exposure to cash / cas	h equivalents and highly liquid instruments		
	Credit Risk : Risk on account of high exposure to a risk class			external ratings as well as internal research		
	Legal / Tax / Regulatory Risk : Risk on account of changes in reg	ulations	This risk is something depende communicated to the investor	nt upon a future event and will be clear		
	Valuation Risk : Risk on account of incorrect valuation	Usage of third-party valuation agent				
Plan and Options	Growth, Dividend and	d Direct F	Plan with Growth and Dividend Option	ns.		
Sub-Options	Monthly & Quarterly Dividend Payout and Re-investment.	Weekly Dividend, Monthly Dividend		Quarterly Dividend Payout / Re-investment		
		Payout / Re-investment. Weekly dividend will be reinvested whereas an investor in Monthly Dividend can opt for Payout / Re-investment.				
Dividend Frequency	Monthly and Quarterly or at such intervals as may be decided by the Trustees.		, Monthly or at such intervals as decided by the Trustees	Quarterly or at such intervals as may be decided by the Trustees.		
Applicable NAV for ongoing Subscriptions and Redemptions (including switch ins / switch outs)	Where the valid application is received upto 3.00 p.m. with NAV of the day of receipt of application will be applicable. Where the valid application is received after 3.00 p.m. with NAV of the next Business Day will be applicable. Where the valid application is received with an outstation ch NAV of day on which the cheque or demand draft is credite However in respect of purchase of units of all mutual fund sche for utilisation will be applicable for application amount equal t utilization before the applicable cut-off time.	a local content a local content or content o	heque or demand draft payable at pa demand draft which is not payable on applicable. er than liquid schemes), the closing N	ar at the place where it is received, the closin par at the place where it is received the closin NAV of the day on which the funds are available		
Load Structure (including SIP / STP where	Entry Load*: Not Applicable	-	.oad*: Not Applicable	Entry Load * : Not Applicable		
applicable)	Exit Load: Nil. Exit Load: Nil					
Waiver of load for Direct Application	Pursuant to SEBI Circular No. SEBI/IMD/CIR No. 4/16823 Therefore, the procedure for V		ed June 30, 2009, no Entry Load will Load for Direct Applications is no lor	9		
Minimum Application / Repurchase / Additional Amount ⁺	Purchase: Rs. 25,000/- and in multiples of Re. 1/- thereafter Additional Purchase: Rs. 1,000/- and multiples of Re. 1/- thereafter					
	+ The requirement of minimum subscription amount will not be applicable in case of SIP for scheme(s) where SIP facility is available. Refer Combined SI / Addendums thereto for further details.					

Features	HSBC MIP – REGULAR PLAN (RP) and HSBC MIP – SAVINGS PLAN (SP)		HORT TERM PLAN (ST) and INVESTMENT PLAN (IP)		
Fund Managers	Aditya Khemani (for equity portion) Sanjay Shah (for Fixed income portion)	ST - Sanjay Shah & Piyush Harlalka IP – Sanjay Shah			
Benchmark Index	CRISIL MIP Blended Index	CRISIL Short Term Bond Fund Index	CRISIL Composite Bond Fund Index		

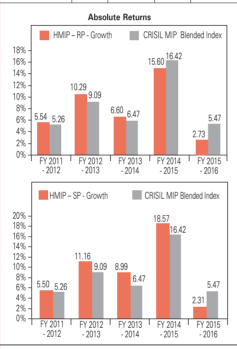
Dividend Policy

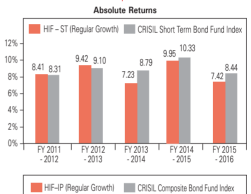
Declaration of dividend is subject to the availability of distributable surplus. Such dividends if declared will be paid under normal circumstances, only to those Unitholders who have opted for Dividend sub-options with specified sub-options. Further, no exit load shall be charged for units allotted under dividend reinvestment option. However, it must be distinctly understood that the actual declaration of dividends under the Scheme and the frequency thereof will, inter alia, depend upon the distributable surplus of the Scheme. The Trustees reserve the right of dividend declaration and to change the frequency, date of declaration and the decision of the Trustees in this regard shall be final. There is no assurance or guarantee to unit holders as to the rate of dividend distribution nor that the dividend will be regularly paid. The dividend that may be paid out of the net surplus of the Scheme will be paid only to those Unitholders whose names appear in the register of Unitholders on the notified record date. The dividend will be at such rate as may be decided by the AMC in consultation with the Trustees.

Performance of the Scheme*

Compounded Annualised Returns ^ (As on 30 April, 2016)

	Regu	ılar Plan	Savi	ngs Plan	SHORT TERM PLAN (ST)		an SHORT TERM PLAN (ST) INVESTMENT PLAN (IP)			AN (IP)
	Scheme Returns		Scheme Returns	Benchmark Returns		Scheme Returns	Benchmark Returns		Scheme Returns	Benchmark Returns
Last 1 year	3.85%	7.15%	3.94%	7.15%	Last 1 year	7.67%	8.66%	Last 1 year	5.98%	9.03%
Last 3 years	7.81%	8.91%	9.36%	8.91%	Last 3 years	8.06%	9.06%	Last 3 years	6.61%	8.55%
Last 5 years	8.13%	8.71%	9.25%	8.71%	Last 5 years	8.52%	9.03%	Last 5 years	8.30%	8.91%
Since Inception	7.90%	7.78%	9.45%	7.78%	Since Inception	7.09%	7.06%	Since Inception	7.13%	6.59%







*Past performance may or may not be sustained in the future. ^ Returns for 1 year & above are Compounded Annualised.

Calculations are based on Growth Option NAVs. Since inception returns are calculated on Rs. 10 invested at inception. For disclosures on point to point returns on a standard investment of Rs 10,000/- & other related performance disclosures, please refer to page No. 12 & 13.

Recurring Expenses

Actual Expenses for the financial year ended March 31, 2016

Plan	Total Expenses (Rs.)	% to Net Assets
HMIP - Savings	49,117,969.44	2.29%
HMIP - Savings Direct	216,673.07	1.79%
HMIP - Regular	20,858,395.02	2.28%
HMIP - Regular Direct	86,438.47	1.79%

Plan	Total Expenses (Rs.)	% to Net Assets
HIFST	122,829,764.99	1.24%
HIFST - Direct	15,450,346.63	0.29%

Plan	Total Expenses (Rs.)	% to Net Assets
HIFIP	9,458,352.70	1.83%
HIFIP - Direct	5,359,870.58	1.09%

Maximum expenses that can be charged as per Reg 52(6)(c) & 52 (6A)(c)

Upto Rs. 100 crores : 2.45%	Rs. 100 - 400 crores : 2.20%	Rs. 400 - 700 crores : 1.95%	Above Rs. 700 crores : 1.70%	
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Additional expenses of upto 30 bps under Registration 52 (6A) (b) for new inflows from specified cities may also be charged.

The Direct Plan expenses will have lower expense ratio than the existing plans under each of the schemes and shall exclude the distribution and commission expenses.

Service tax on investment and advisory fees shall be charged to the respective schemes in addition to the maximum limit of total recurring expenses as permitted under Regulation 52 of the Regulations. Service tax on any other fees/expenses incurred by the schemes shall be borne by the respective schemes within the overall limit of the total recurring expenses.

Features	HSBC ULTRA SHORT TERM BOND FUND						
Туре	An open ended Debt Scheme						
Investment Objective	Seeks to provide liquidity and reasonable returns by investing primarily in a mix of short term debt and money market instruments.						
Date of Inception	17 C	October, 2006					
Asset Allocation Pattern	Please	refer to page 4					
Investment Strategy	The aim of the Investment Manager will be to allocate the assets of the Scheme between various money market and fixed income securities (predominantly short duration instruments) with the objective of providing liquidity and achieving optimal returns with the surplus funds. Since providing liquidity is of paramount importance, the focus will be to ensure liquidity while seeking to maximise the yield. An appropriate mix of money market and debt instruments will be used to achieve this. Liquidity will be maintained through a combination of cash, reverse repo, daily put / call MIBOR papers and liquid CPs / CDs of strong credits. As compared to a liquid fund, the higher portfolio maturity would mean higher allocation to 6-12 months instruments and a mix of structured credits in the 1 year segment as well as moving down the credit curve to improve yield. The fund could run a mark to market component slightly higher than a liquid fund (whose regulatory maximum is 10%) but sharply lower than an STP (in the region of 40-60%).						
Risk Profile	Mutual Fund units involve investment risks including the possible loss of investment.		•				
	Please refer to page 16 for the summarized scheme s	·					
Risk Mitigation Factors	Risks & Description Interest Rate Risk: Value of holdings may fall as a result of movements	Risk Mitigants / Management Strateg	··				
	in interest rate	Determination of duration bands based	I on extensive macro-economic analysis				
	Country Risk: Risk on account of exposure to a single country	Issuer selection process based on exte	ernal ratings as well as internal research				
	Liquidity Risk: High impact costs	Maintaining exposure to cash / cash ed	quivalents and highly liquid instruments				
	Credit Risk : Risk on account of high exposure to a risk class		ernal ratings as well as internal research				
	Legal / Tax / Regulatory Risk : Risk on account of changes in regulations	This risk is something dependent u communicated to the investor	pon a future event and will be clearly				
	Valuation Risk: Risk on account of incorrect valuation	Usage of third-party valuation agent					
Plan and Options	Growth, Dividend and Direct F	Plan with Growth and Dividend Options.					
Sub-Options	Daily Dividend, Weekly Dividend and Monthly Dividend. Daily & Weekly dividend will be Re-invested whereas an investor in Mon	thly Dividend can opt for Payout / Re-inve	estment.				
Dividend Frequency	Daily, Weekly, Monthly or such intervals as may be decided by the Truste	ees.					
Applicable NAV for ongoing Subscriptions and Redemptions (including switch ins / switch outs)	 Where the valid application is received upto 3.00 p.m. with a local cheque or demand draft payable at par at the place where it is received, the clos NAV of the day of receipt of application will be applicable. Where the valid application is received after 3.00 p.m. with a local cheque or demand draft payable at par at the place where it is received, the clos NAV of the next Business Day will be applicable. Where the valid application is received with an outstation cheque or demand draft which is not payable on par at the place where it is received the clos NAV of day on which the cheque or demand draft is credited will be applicable. However in respect of purchase of units of all mutual fund schemes (other than liquid schemes), the closing NAV of the day on which the funds are available for utilisation will be applicable for application amount equal to or more than Rs 2 lakhs, provided the application is received and funds are available 						
Load Structure (including SIP / STP where	Entry Load*: Not Applicable. Exit Load: Nil.						
applicable)	The exit loads set forth above is subject to change at the discretion of t circular no. SEBI/IMD/CIR No.4/ 168230/09 dated June 30, 2009, no er Upfront commission shall be paid directly by the investor to the AMFI reg the service rendered by the distributors.	ntry load will be charged by the Scheme	to the investor effective August 1, 2009.				
Waiver of load for Direct Application	Pursuant to SEBI Circular No. SEBI/IMD/CIR No. 4/168230/09 date Therefore, the procedure for Waiver of	ed June 30, 2009, no Entry Load will be c Load for Direct Applications is no longer	•				
Minimum Application / Repurchase /	<u> </u>	and multiples of Re. 1/- thereafter					
Additional Amount +	+ The requirement of minimum subscription amount will not be applicable / Addendums thereto for further details.						
Despatch of Redemption Request	Within 10 working days of the receipt of the valid redemption request at The Fund would endeavour to dispatch redemption proceeds within 1 Bu	· ·	· ·				
Fund Managers	,	rlalka & Kapil Punjabi					
Benchmark Index	CRISIL Liquid Fund Index - 90% &	CRISIL Short Term Bond Fund Index - 10)%				
Dividend Policy	Declaration of dividend is subject to the availability of distributable surplus. Such dividends if declared will be paid under normal circumstances, only to those Unitholders who have opted for Dividend sub-options with specified sub-options. Further, no exit load shall be charged for units allotted under dividend reinvestment option. However, it must be distinctly understood that the actual declaration of dividends under the Scheme and the frequency thereof will, inter alia, depend upon the distributable surplus of the Scheme. The Trustees reserve the right of dividend declaration and to change the frequency, date of declaration and the decision of the Trustees in this regard shall be final. There is no assurance or guarantee to unit holders as to the rate of dividend distribution nor that the dividend will be regularly paid. The dividend that may be paid out of the net surplus of the Scheme will be paid only to those Unitholders whose names appear in the register of Unitholders on the notified record date. The dividend will be at such rate as may be decided by the AMC in consultation with the Trustees.						
Performance of the		Scheme Returns	Benchmark Returns				
Scheme*	Last 1 year	7.92%	8.04%				
Compounded Annualised	Last 3 years	8.62% 8.81%					
Returns ^ (As on 30 April, 2016)	Since Inception#	8.63%	16.42%				
	*Pursuant to SEBI circular dated Sept. 13, 2012, certain Plans / options w Since there was no continuous NAV history available for the surviving Pl calculating performance. The inception date of HSBC Ultra Short Term B	an prior to 1 October 2012, returns since					

Features	HSBC ULTRA SHORT TERM BOND FUND									
		Absolute Returns								
			10% - 8% - 6% - 4% - 2% - 0%	9.04 8.60 Y 2013 - 2014 F	9.04 9.11 2014 - 2015 F	7.88 8.08 Y 2015 - 2016				
	* Past performance may or may not be sustained in the future. ^ Returns for 1 year & above are Compounded Annualised. Calculations are based on Growth Option NAVs. Since inception returns are calculated on Rs. 10 invested at inception. For disclosures on point to point returns on a standard investment of Rs 10,000/- & other related performance disclosures, please refer to page No. 12 & 13.									
Recurring Expenses			Actual E	xpenses for the fina	ncial year ended M	arch 31, 2016				
	Plan	Total Exp	enses (Rs.)	% to Net Assets						
	HUSBF		32,087,766.55		%					
	HUSBF - Direct		535,441.10	0.18	%					
	Maximum expenses that can be charged as per Reg 52(6)(c) & 52 (6A)(c)									
	Upto Rs. 100 crores : 2.4	15%	Rs. 100 - 400	crores : 2.20%	Rs. 400 - 700 c	rores: 1.95%	Above Rs. 700 crores : 1.70%			
	The Direct Plan expenses vexpenses. Service tax on investment permitted under Regulation	Additional expenses of upto 30 bps under Registration 52 (6A) (b) for new inflows from specified cities may also be charged. The Direct Plan expenses will have lower expense ratio than the existing plans under each of the schemes and shall exclude the distribution and commission								

Features	HSBC CASH FUND		HSBC FLEXI DEBT FUND
Туре	An open-ended Liquid Scheme		An open-ended Debt Scheme
Investment Objective	Aim is to provide reasonable returns, commensurate with low risk while providing a high level of liquidity, through a portfolio of money market and debt securities.		To deliver returns in the form of interest income and capital gains, along with high liquidity, commensurate with the current view on the markets and the interest rate cycle, through active investment in debt and money market instruments.
Date of Inception	However there can be no assurance that the scheme objective can be no 4 December, 2002	ealiseu.	5 October, 2007
Asset Allocation Pattern	<u> </u>		·
	Please refer to page 5		Please refer to page 5
Investment Strategy	Since providing liquidity is of paramount importance, the focus will be to ensure liquidity while seeking to maximise the yield. An appropriate mix of money market and debt instruments will be used to achieve this. The Fund may invest a part of the portfolio in various debt securities issued by corporates and / or State and Central Government.		The Scheme can invest across all classes of fixed income instruments. There will be no cap or floor on maturity, duration or instrument type concentrations. The Fund Manager, depending on the interest rates view has the flexibility to allocate the funds in any fixed income instrument and endeavour to provide yields in line with the current market scenario. The Fund aims to optimise returns for the investors by designing a portfolio, which will dynamically track interest rate movements in the short term by reducing duration in a rising rate environment while increasing duration in a falling interest rate environment. The investment strategy would revolve around structuring the portfolio with an aim to capture positive price movements and minimise the impact of adverse price movements.
Risk Profile	investment.		ncipal. Please read the Combined SID carefully for details on risk factors before cific Risk Factors under "Common features for all Schemes"
Risk Mitigation Factors	Risks & Description		litigants / Management Strategy
Thisk Whitigutton Fuotors	Interest Rate Risk: Value of holdings may fall as a result of movements in interest rate	Detern	nination of duration bands based on extensive macro-economic analysis
	Country Risk: Risk on account of exposure to a single country	Issuer	selection process based on external ratings as well as internal research
	Liquidity Risk: High impact costs	Mainta	ining exposure to cash / cash equivalents and highly liquid instruments
	Credit Risk: Risk on account of high exposure to a risk class	Issuer	selection process based on external ratings as well as internal research
	Legal / Tax / Regulatory Risk : Risk on account of changes in regulations		k is something dependent upon a future event and will be clearly communicated investor
	Valuation Risk: Risk on account of incorrect valuation	Usage	of third-party valuation agent
Plan & Options	Growth, Dividend and Dir	ect Plan	with Growth and Dividend Options.
Sub-Options	Daily Dividend, Weekly Dividend and Monthly Dividend. Daily & Weekly dividend will be reinvested whereas an investor in Monthly Dividend option can opt for Payout / Re-investment.		Fortnightly Dividend with reinvestment sub-option, Monthly Dividend, Quarterly Dividend & Half-Yearly Dividend with Payout and Re-investment sub-option. Fortnightly dividend will be reinvested whereas an investor in Monthly, Quarterly & Half-Yearly Dividend option can opt for Payout / Re-investment.
Dividend Frequency	Daily, Weekly and Monthly or at such intervals as may be decided b Trustees.	d by the Fortnightly, Monthly, Quarterly and Half Yearly or at such intervals as may decided by the Trustees.	

Features		HSBC CASH FUND		HS	BC FLEXI DEBT FU	ND
Applicable NAV for	Ple	ase refer † Note on page	11.	Purchases including s	witch ins :	
ongoing Subscriptions and Redemptions (including					ubscription requests received which the request is received.	ved upto 3 p.m., the closing ved shall be applicable.
switch ins / switch outs)					ubscription requests receiv siness Day shall be applic	ved after 3 p.m., the closing able.
	Ple	ase refer † Note on page	11.	Redemptions including	g switch-outs :	
		. •		 In respect of valid re NAV of the day on v 	edemption requests received which the request is received.	ed upto 3 p.m., the closing yed shall be applicable.
				 In respect of valid re 	•	ed after 3 p.m., the closing
	However in respect of purchase of units of all mutual fund schemes (other that for utilisation will be applicable for application amount equal to or more than utilization before the applicable cut-off time.			an liquid schemes), the clo	sing NAV of the day on w	nich the funds are available
	Explanation: 'Business	Day' does not include a da	ay on which the money ma	arkets are closed or otherv	vise not accessible.	
Load Structure (including SIP / STP where			Entry Load* : Exit Loa			
applicable)	circular no. SEBI/IMD/CI	R No.4/168230/09 dated all be paid directly by the in-	e at the discretion of the A June 30, 2009, no entry k	MC and such changes shood will be charged by the	Scheme to the investor	ectively. *In terms of SEBI effective August 1, 2009. of various factors including
Waiver of load for Direct Application	Pursuant to SEBI (No. 4/168230/09 dated Ju ocedure for Waiver of Load	,	•	futual Fund Schemes.
Minimum Application/	Purchase :		of Re. 1/- thereafter Ad		·	1/- thereafter
Repurchase / Additional			purchase: Rs. 1,000/- and			
Amount +	The requirement of mi Addendums thereto for		int will not be applicable in	case of SIP for scheme(s) where SIP facility is avai	lable. Refer Combined SID
Despatch of Redemption Request	• ,		redemption request at the proceeds within 1 Busine			•
Fund Managers	The Fulla Would chacave	Kapil Punjabi	T proceeds within T Busine	233 Day ander normal circle	Sanjay Shah	valia request.
Benchmark Index		CRISIL Liquid Fund Index	(CRIS	SIL Composite Bond Fund	Index
Dividend Policy	Unitholders who have of reinvestment option. Ho inter alia, depend upon the declaration and the decisi nor that the dividend will	ridend is subject to the availability of distributable surplus. Such dividends if declared will be paid under normal circumstances, only to those have opted for Dividend sub-options with specified sub-options. Further, no exit load shall be charged for units allotted under dividend tion. However, it must be distinctly understood that the actual declaration of dividends under the Scheme and the frequency thereof will, I upon the distributable surplus of the Scheme. The Trustees reserve the right of dividend declaration and to change the frequency, date of he decision of the Trustees in this regard shall be final. There is no assurance or guarantee to unit holders as to the rate of dividend distribution end will be regularly paid. The dividend that may be paid out of the net surplus of the Scheme will be paid only to those Unitholders whose the register of Unitholders on the notified record date. The dividend will be at such rate as may be decided by the AMC in consultation				
Performance of the		Scheme Returns	Benchmark Returns		Scheme Returns	Benchmark Returns
Scheme*	Last 1 year	8.08%	7.97%	Last 1 year	6.14%	9.03%
Compounded Annualised Returns ^	Last 3 years	8.82%	8.78%	Last 3 years	7.28%	8.55%
(As on 30 April, 2016)	Since Inception*	8.80%	8.63%	Last 5 years	8.83%	8.91%
	within the schemes hav structure. Since there was Plan prior to 19 May 2011,	or dated September 13, 20 e been discontinued to co s no continuous NAV history returns since the said date The inception date of HSBC	omply with a single plan available for the surviving have been considered for	Since Inception	8.71%	7.71%
		Absolute Returns			Absolute Returns	
	10% - 8.95	CF - Growth CRISIL Lid 9.42 9.46 8.95 8.97	guid Fund Index 8.14 8.03	16% - 14% -	F - LTP - Growth CRISIL Composi	
	8% - 6% - 4% - 2% - 0% FY 201 2013	2- FY 2013 - FY 2014 -	FY 2015 - 2016	12% - 10% - 9.55 8% - 6% - 4% - 2% - 0% - FY 2011 - 2012	3.69 4.34	
	Calculations are based or	Growth Option NAVs. Sin	d in the future. A Returns ce inception returns are ca plated performance disclos	lculated on Rs. 10 invested	at inception. For disclosur	es on point to point returns

Features	HSBC CASH FUND HSBC FLEXI DEBT FUND			ND				
Recurring Expenses			Ac	tual Expenses for the financ	ial year ended March 31, 2016			
	Plan	Total Expense	s (Rs.)	% to Net Assets	Plan	Total Expense	es (Rs.)	% to Net Assets
	HCF	7,80	9,023.24	0.09%	HFDF	50,3	88,289.95	1.59%
	HCF - Direct	4,70	1,388.93	0.04%	HFDF - Direct	17,0	26,469.43	0.84%
	Maximum expenses	that can be charg	ed as per	Reg 52(6)(c) & 52 (6A)(c)				
	Upto Rs. 100 crore	es: 2.45%	Rs. 100	- 400 crores : 2.20%	Rs. 400 - 700 cro	es : 1.95%	Above Rs	700 crores : 1.70%
	Additional expenses	of upto 30 bps un	der Regist	ration 52 (6A) (b) for new in	flows from specified	cities may also be	charged.	
	The Direct Plan expe expenses.	nses will have low	er expense	e ratio than the existing plans	s under each of the so	chemes and shall e	xclude the d	stribution and commission
		ulation 52 of the R	egulations	all be charged to the respect. Service tax on any other feetness.				
† Note	Particulars				Applicable NA\	I		
	Applicable NAV for	Sale of Units in I	HSBC Cas	h Fund (HCF)				
	available for utilis		ut-off time	.m. on a day and funds are without availing any credit	The closing NAV of application	of the day immed	diately prece	ding the day of receipt
		ation on the same		m. on a day and funds are ut availing any credit facility,	The closing NAV of the day immediately preceding the next busines day		ding the next business	
	available for utilis		ut-off time	on, where the funds are not without availing any credit		of the day immed vailable for utilisation		ding the day on which
	Applicable NAV for	Repurchase of U	nits in HS	BC Cash Fund (HCF)				
	Where the valid a	pplication is received	ved upto 3	.00 p.m.	The closing NA\ Day	of the day immed	diately prece	ding the next Business
	Where the valid a	pplication is receiv	ved after 3	.00 p.m.	The closing NA\	of the next Busin	ess Day	
	The Mutual Fund shall calculate NAV for each calendar day in respect of the above Scheme(s) / Plan(s).							
	Explanation: 'Business Day' does not include a day on which the money markets are closed or otherwise not accessible.							

Notes:

- (i) HSBC Cash Fund has four separate plans viz. 'Unclaimed Dividend below three years', 'Unclaimed Dividend above three years', 'Unclaimed Redemption above three years' introduced for the limited purpose of deployment of unclaimed redemption and dividend amounts into this scheme. These Plans have only growth option. Further, the Total Expense Ratio of these four Plans have been capped at 50 bps and there is no exit load charged, as required under the SEBI Circular dated February 25, 2016. These plans are not available for regular investments/switches by the investors. The investment objective, asset allocation pattern, investment strategy, risk factors and portfolio of these plans are same as other existing plans of HSBC Cash Fund. The list of names/address of Unitholders in whose folios there are unclaimed amounts along with the process for claiming such unclaimed amounts are available on our website, www.assetmanagement.hsbc.com/in.
- (ii) HSBC Gilt Fund has been wound up effective from December 01, 2015 for not fulfilling the minimum assets under management criteria of Rs. 20 crores as required under SEBI circular no. Cir/IMD/DF/15/2014 dated June 20, 2014.
- (iii) HSBC Floating Rate Fund Long Term Plan has been merged with HSBC Ultra Short Term Bond Fund effective from May 25, 2016. Please refer to the Notice published on April 18, 2016 available on www.assetmanagement.hsbc.com/in for more details.

L. SCHEME PORTFOLIO HOLDINGS

The top 10 holdings by issuer and fund allocation towards various sectors is provided below.

Top 10 Holdings by Issuer

 $\label{lem:complex} \textbf{Kindly refer the Fund's website, } www. \textbf{assetmanagement.hsbc.com/in for monthly portfolio disclosures.}$

HSBC Cash Fund			
S. No.	Issuer	% to Net Assets	
1	Union Bank of India	7.81	
2	Canara Bank	6.68	
3	IDBI Bank Ltd	5.58	
4	Cox And Kings Limited	4.99	
5	Vijaya Bank	4.48	
6	Central And State Government Securities	4.47	
7	Bank of Maharashtra	4.46	
8	Inox Wind Ltd	4.46	
9	Dewan Housing Finance Corp. Ltd.	4.45	
10	II&Fs Financial Services Limited	3.55	

HSBC Flexi Debt Fund				
S. No.	Issuer	% to Net Assets		
1	Central and State Government Securities	75.5		
2	Cash and Cash Equivalents	8.77		
3	Shriram Transport Finance Company Ltd	5.08		
4	Housing Development Finance Corporation Ltd	4.08		
5	Power Grid Corporation of (I) Ltd	3.76		
6	Rural Electrification Corporation	2.81		

	HSBC Income Fund - Investment Plan			
S. No.	Issuer	% to Net Assets		
1	Central and State Government Securities	69.36		
2	Cash and Cash Equivalents	8.29		
3	EXIM	6.98		
4	Power Finance Corporation Limited	6.48		
5	Shriram Transport Finance Company Ltd	6.47		
6	Rural Electrification Corporation	1.56		
7	Power Grid Corporation of (I) Ltd	0.78		
8	India Mbs 2002 Series	0.08		

HSBC Income Fund - Short Term Plan			
S. No.	Issuer	% to Net Assets	
1	Central and State Government Securities	14.63	
2	LIC Housing Finance Limited	7.16	
3	Tata Capital Financial Services Limited	7.13	
4	Power Finance Corporation Limited	5.87	
5	National Bank For Agriculture and Rural Development	5.72	
6	Cash and Cash Equivalents	5.4	
7	Housing Development Finance Corporation Ltd	4.67	
8	Nabha Power Limited	4.28	
9	L & T Finance Limited	4.27	
10	Small Industries Development Bank of India	4.23	

HSBC MIP - Regular Plan				
S. No.	Issuer	% to Net Assets		
1	Central and State Government Securities	48.55		
2	Power Grid Corporation of (I) Ltd	7.04		
3	Cash and Cash Equivalents	7		
4	LIC Housing Finance Limited	6.66		
5	Power Finance Corporation Limited	5.98		
6	India Infradebt Limited	3.56		
7	Rural Electrification Corporation	3.23		
8	Housing Development Finance Corporation Ltd	2.37		
9	Shriram Transport Finance Company Ltd	1.79		
10	HDFC Bank Ltd	1.36		

	HSBC MIP - Saving Plan			
S. No.	Issuer	% to Net Assets		
1	Central and State Government Securities	45.79		
2	Cash and Cash Equivalents	8.12		
3	Power Finance Corporation Limited	5.27		
4	Power Grid Corporation of (I) Ltd	4.86		
5	India Infradebt Limited	3.27		
6	LIC Housing Finance Limited	3.18		
7	Rural Electrification Corporation	2.97		
8	HDFC Bank Ltd	2.31		
9	Housing Development Finance Corporation Ltd	1.86		
10	Shriram Transport Finance Company Ltd	1.65		

	HSBC Ultra Short Term Bond Fund			
S. No.	Issuer	% to Net Assets		
1	State Bank of Hyderabad	9.38		
2	COX and Kings Limited	7.5		
3	Housing Development Finance Corporation Ltd	6.79		
4	Cash and Cash Equivalents	6.63		
5	Power Finance Corporation Limited	4.99		
6	Indiabulls Housing Finance Ltd	4.99		
7	CLP Wind Farms (India) Private Limited	4.97		
8	JK Tyre & Industries Ltd.	4.94		
9	Uco Bank	4.94		
10	India Infoline Finance Ltd	4.92		

Note: Cash and Cash Equivalents includes Overnight Investments (CBLO/Reverse Repo)

Fund Allocation towards various Sectors

HSBC Cash Fund			
S. No.	Issuer	% to Net Assets	
1	Financial Services	80.22	
2	Services	6.99	
3	Central and State Government Securities	4.47	
4	Industrial Manufacturing	4.46	
5	Cash and Cash Equivalents	2.75	
6	Automobile	1.11	
	Grand Total	100.00	

HSBC Flexi Debt Fund			
S. No.	Issuer	% to Net Assets	
1	Central and State Government Securities	75.5	
2	Financial Services	11.97	
3	Cash and Cash Equivalents	8.77	
4	Energy	3.76	
	Grand Total	100.00	

HSBC Income Fund - Investment Plan		
S. No.	Issuer	% to Net Assets
1	Central and State Government Securities	69.36
2	Financial Services	21.57
3	Cash and Cash Equivalents	8.29
4	Energy	0.78
	Grand Total	100.00

HSBC Income Fund - Short Term Plan		
S. No.	Issuer	% to Net Assets
1	Financial Services	59.61
2	Central and State Government Securities	14.63
3	Energy	13.03
4	Cash and Cash Equivalents	5.38
5	Services	3.10
6	Textiles	1.44
7	Automobile	1.41
8	Cement & Cement Products	1.40
	Grand Total	100.00

HSBC MIP - Regular Plan		
S. No.	Issuer	% to Net Assets
1	Central and State Government Securities	48.55
2	Financial Services	26.92
3	Energy	7.04
4	Cash and Cash Equivalents	6.99
5	Consumer Goods	1.95
6	Textiles	1.72
7	Automobile	1.44
8	Pharma	1.42
9	Services	1.01
10	Construction	0.99
11	IT	0.93
12	Cement & Cement Products	0.56
13	Fertilisers & Pesticides	0.41
14	Industrial Manufacturing	0.07
	Grand Total	100.00

HSBC MIP - Saving Plan		
S. No.	Issuer	% to Net Assets
1	Central and State Government Securities	45.79
2	Financial Services	24.35
3	Cash and Cash Equivalents	8.14
4	Energy	4.86
5	Consumer Goods	2.88
6	Automobile	2.44
7	IT	2.34
8	Textiles	2.25
9	Cement & Cement Products	1.71
10	Pharma	1.67
11	Services	1.59
12	Construction	1.35
13	Fertilisers & Pesticides	0.6
14	Industrial Manufacturing	0.03
	Grand Total	100.00

HSBC Ultra Short Term Bond Fund		
Issuer	% to Net Assets	
Financial Services	67.08	
Services	11.44	
	Issuer Financial Services	

HSBC Ultra Short Term Bond Fund		
S. No.	Issuer	% to Net Assets
3	Cash and Cash Equivalents	6.65
4	Energy	4.97
5	Automobile	4.94
6	Cement & Cement Products	4.92
	Grand Total	100.00

Note: Cash and Cash Equivalents includes Overnight Investments (CBLO/Reverse Repo)

Kindly refer the Fund's website, www.assetmanagement.hsbc.com/in for monthly portfolio disclosures.

M. PORTFOLIO TURNOVER

Portfolio turnover is defined as lesser of purchases and sales as a percentage of the average corpus of the Scheme(s) during a specified period of time. The Scheme(s) being open-ended in nature, it is expected that there would be a number of subscriptions and redemptions on a daily basis.

The Portfolio Turnover Ratio for the equity portion of the scheme has been provided below (as on April 30, 2016). The Portfolio Turnover Ratio in case of debt fund is not applicable.

Fund Name	Portfolio Turnover
HSBC MIP Regular Plan	1.80
HSBC MIP Savings Plan	1.78

N. FUND MANAGER(S) OF THE SCHEME(S)

Scheme	Fund Manager(s)	Tenure of Managing the scheme (in Years)
HMIP - Savings & Regular Plan	Sanjay Shah (for Fixed Income portion)	6.63
	Aditya Khemani (for Equity portion)	7.10
HCF	Kapil Punjabi	2.05
HIF- Investment Plan	Sanjay Shah	7.23
HIF- Short Term Plan	Sanjay Shah	7.23
	Piyush Harlalka	0.65
HUSTF	Piyush Harlalka	0.65
	Kapil Punjabi	1.45
HFDF	Sanjay Shah	7.23

COMMON FEATURES FOR ALL SCHEMES

Daily Net Asset Value (NAV) Publication

The NAV will be declared on all Business Days and will be published in two newspapers. The NAVs can also be viewed on www.assetmanagement. hsbc.com/in and www.amfiindia.com (You can also telephone us at 1800-200-2434)

For Investor Grievances please contact

Registrar: Computer Age Management Services Private Limited (CAMS), Unit: HSBC Mutual Fund

No. 4, Nehru Nagar West, Kalapatti Main Road, Civil Aerodrome Post, Coimbatore - 641 014.

Mutual Fund :

Rheitu Bansal

HSBC Asset Management (India) Private Limited, 16, Veer Nariman Road, Fort, Mumbai 400 001.

Tel.: 1800-200-2434. Fax: 40029600.

E-mail: hsbcmf@hsbc.co.in

Unitholders' Information

Account Statements

- (i) On acceptance of the application for subscription, an allotment confirmation specifying the number of units allotted will be sent to the Unit holders by way of email and/or SMS to the registered e-mail address and/or mobile number, within 5 Business Days from the date of closure of the initial subscription list and/or from the date of receipt of the request from the Unit holders.
- (ii) Thereafter, a Securities Consolidated Account Statement (SCAS) for each calendar month shall be sent by the depositories on or before 10th of the succeeding month to those Unit holder(s) in whose demat account(s) or folio(s), transaction (s) has / have taken place during the month.

In case there is no transaction in any of the mutual fund folios and demat accounts then SCAS with holding details shall be sent to the investor on half yearly basis.

Consolidation of account statement shall be done on the basis of PAN. In case of multiple holding, it shall be PAN of the first holder and pattern of holding. Based on the PANs provided by the AMCs/MF-RTAs, the Depositories shall match their PAN database to determine the common PANs and send statements to such investors.

Where statements are presently being dispatched by email either by the Mutual Funds or by the Depositories, SCAS shall be sent through email. However, where an investor does not wish to receive SCAS through email, option shall be given to the investor to receive the SCAS in physical form at the address registered in the Depository system.

Investors who hold mutual fund folios but do not have demat accounts, CAS shall continue to be sent to you by the AMC/its RTAas is being presently done.

- (iii) However, for folios not included in SCAS, the Fund will henceforth issue a separate fund specific Account Statement to the Unitholders on a monthly basis, pursuant to any financial transaction in such folios on or before 10th day of succeeding month, by email to the registered email address. In the event that the registered email address of the Unitholder is not available with the Fund, a physical statement will be sent. Further, an e-CAS will be sent either to the email id updated in KYC records or to the email id available in the last transacted folio. Unitholders are requested to update a common email id across all folios with different mutual funds and also in their KYC records.
- (iv) In case of a New Fund Offer (NFO), the Fund will send an allotment confirmation specifying the number of units allotted to the applicant by way of a physical Account Statement or an email and / or SMS to the Unitholder's registered address, email address and / or mobile number, as the case may be, not later than five business days from the date of closure of the NFO.

For more details, please refer the Combined Scheme Information Document (SID) and Statement of Additional Information (SAI).

Annual Financial Results

A schemewise Annual Report of the Fund or an abridged summary thereof shall be mailed to all Unitholders as soon as may be but not later than 4 months from the date of closure of the relevant accounting year (i.e. 31st March of each year). The abridged / Full schemewise Annual Report shall contain such details as are required under the Regulations / Circular issued thereafter. A full copy of the schemewise / abridged annual report shall be made available for inspection at the Head Office of the Fund and a copy shall be made available to the Unitholders on request, on payment of nominal fees if any. These results shall also be displayed on the website of the Mutual Fund and Association of Mutual Funds in India (AMFI). Full Annual Report shall be disclosed on our website, www.assetmanagement.hsbc.com/in.

The Fund shall, send the Schemewise annual report / abridged summary thereof as under:

- (i) By e-mail, to those unit holders' whose e-mail address is available with the Fund;
- (ii) In physical form, to those unit holders' whose email address is not available with the Fund and / or to those unit holders' who have specifically opted / requested for physical report.

Unit holders are therefore requested to update their email address with the Fund to receive annual reports through email.

Monthly Portfolio and Half-yearly Financial Results Disclosure

The Fund will disclose the monthly portfolio as on the last day of the month for all its schemes on its website on or before the tenth day of the succeeding month. The Fund will make half-yearly disclosure of the schemes unaudited financial results on its website within one month from the close of each half year i.e. on 31st March and on 30th September. An advertisement disclosing the hosting of such financial results on the website will be issued in atleast one English daily newspaper having nationwide circulation and in a newspaper having wide circulation published in the language of the region where the Head Office of the mutual fund is situated.

Half-yearly Portfolio Disclosure

The Fund shall before the expiry of 1 month from the close of each half year, that is as on 31 March and 30 September, publish its unaudited financial results and complete statement of the Scheme's portfolios, in one English daily newspaper circulating in the whole of India and in a newspaper published in the language of the region where the Head Office of the Fund is situated and update the same on the Fund's website at www.assetmanagement.hsbc.com/in and on AMFI's website at www.amfiindia.com, in the formats as prescribed by SEBI.

Scheme Specific Risk Factors

Risk factors associated with investing in Equity or Equity related Securities

• Equity instruments by nature are volatile and prone to price fluctuations on a daily basis due to both macro and micro factors. • Trading volumes, settlement periods and transfer procedures may restrict the liquidity of these investments. Different segments of financial markets have different settlement periods and such periods may be extended significantly by unforeseen circumstances. The inability of the Scheme(s) to make intended securities' purchases due to settlement problems could cause the Scheme(s) to miss certain investment opportunities. In the view of the Fund Manager, investing in Mid and Small Cap stocks are riskier than investing in Large Cap Stocks. • To the extent the assets of the scheme are invested in overseas financial assets, there may be risks associated with currency movements, exchange controls, settlements , restrictions on repatriation and transaction procedures in overseas market. • The Scheme(s) at times may receive large number of redemption requests which may have an adverse impact on the performance of the Scheme(s) and may also affect all the unit holders as the fund manager needs to liquidate securities to meet the redemptions post which the portfolio is likely to be less liquid.

Restructuring / Rescheduling Risk

There could be cases of restructuring / re-scheduling of particular debt / money market instruments held in the portfolio which could result in the maturity of these instruments going beyond the original maturity date of the instrument. In such cases the fund manager may be constrained to sell these instruments in the market at realizable value and pass on the loss / impact to investors under the Scheme.

Risk factors associated with investing in Fixed Income Securities

Subject to the stated investment objective, the Scheme(s) propose to invest in debt and related instruments

- Price-Risk or Interest Rate Risk: As with all debt securities, changes in interest rates may affect the NAV of the Scheme(s) as the prices of securities increase as interest rates decline and decrease as interest rates rise. Prices of long-term securities generally fluctuate more in response to interest rate changes than do short-term securities. Indian debt markets can be volatile leading to the possibility of price movements up or down in fixed income securities and thereby to possible movements in the NAV. In the case of floating rate instruments, an additional risk could be due to the change in the spreads of floating rate instruments. If the spreads on floating rate papers rise, then there could be a price loss on these instruments. Secondly in the case of fixed rate instruments that have been swapped for floating rates, any adverse movement in the fixed rate yields vis-à-vis swap rates could result in losses. However, floating rate debt instruments which have periodical interest rate reset, carry a lower interest rate risk as compared to fixed rate debt instruments. In a falling interest rate scenario the returns on floating rate debt instruments may not be better than those on fixed rate debt instruments. • Liquidity or Marketability Risk: This refers to the ease with which a security
- can be sold at or near to its valuation yield-to-maturity (YTM). The primary measure of liquidity risk is the spread between the bid price and the offer price quoted by a dealer. Liquidity risk is today characteristic of the Indian fixed income market.

• Credit Risk: Credit risk or default risk refers to the risk that an issuer of a fixed income security may default (i.e. will be unable to make timely principal and interest payments on the security). Because of this risk, corporate debentures are sold at a yield above those offered on Government Securities, which are sovereign obligations. Normally, the value of a fixed income security will fluctuate depending upon the changes in the perceived level of credit risk as well as any actual event of default. The greater the credit risk, the greater the yield required for someone to be compensated for the increased risk. • Reinvestment Risk: This risk refers to the interest rate levels at which cash flows received from the securities in the Scheme(s) are reinvested. The additional income from reinvestment is the "interest on interest" component. The risk is that the rate at which interim cash flows can be reinvested may be lower than that originally assumed. • Duration Risk: Duration is a risk measure used to measure the bond / security price changes to potential changes in interest rates. Duration of portfolio x the expected changes in rates = the expected value change in the portfolio. Duration is more scientific measure of risk compare to average maturity of the portfolio. The higher the duration of the portfolio, the greater the changes in value (i.e. higher risk) to movement in interest rates. Modified duration is the duration of a bond / security given its current yield to maturity, put / call feature, and an expected level of future interest rates. • Benchmark Risk: The floating rate segment of the domestic debt market is not very developed. Currently, majority of the issuance of floating rate papers is linked to NSE MIBOR. As the floating rate segment develops further, more benchmark rates for floating papers may be available in future. The fewer number of benchmark rates could result in limited diversification of the benchmark risk. Different types of securities in which the scheme(s) would invest as given in the Combined Scheme Information Document carry different levels and types of risk. Accordingly the scheme's risk may increase or decrease depending upon its investment pattern. E.g. corporate bonds carry a higher amount of risk than Government Securities. Further even among corporate bonds, bonds which are AAA rated are comparatively less risky than bonds which are AA rated. • Prepayment Risk: The risk associated with the early unscheduled return of principal on a fixed-income security. The early unscheduled return of principal may result in reinvestment risk. • Short Selling Risk: The risk associated with upward movement in market price of security sold short may result in loss. The losses on short position may be unlimited as there is no upper limit on rise in price of a security.

Risks associated with Investing in Derivatives

• The Fund may use derivative instruments like stock index futures, option on stocks, stock indices, interest rate swaps, forward rate agreements or other derivative instruments as permitted under the Regulations and guidelines. As and when the Scheme(s) trade in the derivatives market there are risk factors and issues concerning the use of derivatives that investors should understand. Derivative products are specialised instruments that require investment techniques and risk analyses different from those associated with stocks and bonds. The use of a derivative requires an understanding not only of the underlying instrument but also of the derivative itself. There is the possibility that a loss may be sustained by the portfolio as a result of the failure of another party (usually referred to as the "counter party") to comply with the terms of the derivatives contract. Other risks in using derivatives include the risk of mispricing or improper valuation of derivatives and the inability of derivatives to correlate perfectly with underlying assets, rates and indices. Also, the market for derivative instruments is nascent in India and so liquidity risk is also pretty high. Derivative products are leveraged instruments and can provide disproportionate gains as well as disproportionate losses to the investor. Execution of such strategies depends upon the ability of the fund manger to identify such opportunities. Identification and execution of the strategies to be perused by the fund manager involve uncertainty and decision of fund manager(s) may not always be profitable. No assurance can be given that the fund manager(s) will be able to identify or execute such strategies. The risks associated with the use of derivatives are different from or possibly greater than, the risks associated with investing directly in securities and other traditional investments.

Risks associated with Investing in Securitised Debt

Securitised Debt: Securitised debt papers carry credit risk of the Obligors and are dependent on the servicing of the PTC / Contributions etc. However these are offset suitably by appropriate pool selection as well as credit enhancements specified by Rating Agencies. In cases where the underlying facilities are linked to benchmark rates, the securitised debt papers may be adversely impacted by adverse movements in benchmark rates. However this risk is mitigated to an extent by appropriate credit enhancement specified by rating agencies. Securitised debt papers also carry the risks of prepayment by the obligors. In case of prepayments of securities debt papers, it may result in reduced actual duration as compared to the expected duration of the paper at the time of purchase, which may adversely impact the portfolio yield. These papers also carry risk associated with the collection agent who is responsible for collection of receivables and depositing them. The underlying assets in the case of investment in securitised debt could be mortgages or other assets like credit card receivables, automobile/ vehicle / personal / commercial/ corporate loans and any other receivables/ loans / debt.

The Risks associated with the underlying assets can be described as under:

Credit card receivables are unsecured. Automobile / vehicle loan receivables are usually secured by the underlying automobile / vehicle and sometimes by a guarantor. Mortgages are secured by the underlying property. Personal loans are usually unsecured. Corporate loans could be unsecured or secured by a charge

on fixed assets / receivables of the company or a letter of comfort from the parent company or a guarantee from a bank / financial institution. As a rule of thumb, underlying assets which are secured by a physical asset / guarantor are perceived to be less risky than those which are unsecured. By virtue of this, the risk and therefore the yield in descending order of magnitude would be credit card receivables, personal loans, vehicle / automobile loans, mortgages and corporate loans assuming the same rating.

Risks associated with Securities Lending

Securities Lending: The risks in lending portfolio securities, as with other extensions of credit, consist of the failure of another party, in this case the approved intermediary, to comply with the terms of agreement entered into between the lender of securities i.e. the Scheme(s) and the approved intermediary.

Risk associated with legal, tax and regulatory risk factors

The schemes of the Fund could be exposed to changes in legal, tax and regulatory regime which may adversely affect it and / or the investors. Such changes could also have retrospective effect and could lead to additional taxation imposed on the schemes which was not contemplated either when investments were made, valued or disposed off.

Load Structure

Entry Load

In accordance with the requirements specified by the SEBI circular no. SEBI/ IMD/CIR No. 4/168230/09 dated June 30, 2009, no entry load will be charged for purchase / additional purchase / switch-in accepted by the Fund with effect from August 1, 2009. Similarly, no entry load will be charged with respect to applications for registrations under HSBC Systematic Investment Plan / HSBC Systematic Transfer Plan accepted by the Fund with effect from August 1, 2009. The upfront commission on investment made by the investor, if any, shall be paid to the ARN Holder (AMFI registered Distributor) directly by the investor, based on the investor's assessment of various factors including service rendered by the ARN Holder.

Exit Load / Contingent deferred Sales Charge ('CDSC')

No exit load shall be charged to the investors on the redemptions / switch outs in any of the schemes of the Fund. However, this change is applicable only for the prospective investments made in the schemes of the Fund effective March 1, 2013.

Compliance under Foreign Account Tax Compliance Act (FATCA)

The India has executed an Inter-Governmental Agreement (IGA) with the U.S. and the Fund intends to take any measures that may be required to ensure compliance under the terms of the IGA and local implementing regulations. In order to comply with its FATCA obligations, the Fund will be required to obtain certain information from its investors so as to ascertain their U.S. tax status. If the investor is a specified U.S. person, U.S. owned non-U.S. entity, non-participating FFI ("NPFFI") or does not provide the requisite documentation, the Fund may need to report information on these investors to the appropriate tax authority, as far as legally permitted. If an investor or an intermediary through which it holds its interest in the Fund either fails to provide the Fund its agents or authorised representatives with any correct, complete and accurate information that may be required for the Fund to comply with FATCA or is a NPFFI, the investor may be subject to withholding on amounts otherwise distributable to the investor, may be compelled to sell its interest in the Fund or, in certain situations, the investor's interest in the Fund may be sold involuntarily. The Fund may at its discretion enter into any supplemental agreement without the consent of investors to provide for any measures that the Fund deems appropriate or necessary to comply with FATCA, subject to this being legally permitted under the IGA or the Indian laws and regulations. Other countries are in the process of adopting tax legislation concerning the reporting of information. The Fund also intends to comply with such other similar tax legislation that may apply to the Fund although the exact parameters of such requirements are not yet fully known. FATCA is globally applicable from July 1, 2014 and in order to comply with FATCA obligations, the Fund will, seek additional information from investors while accepting applications, in order to ascertain their U.S. tax status. The Fund will not accept applications which are not accompanied with information / documentation required to establish the U.S. tax status of investors. Investors are therefore requested to ensure that the details provided under Section "Confirmation under Foreign Account Tax Compliance Act (FATCA) for determining US person status" of the application form are complete and accurate to avoid rejection of the application (updated forms are available with ISCs or on Fund's website - www.assetmanagement.hsbc.com/in).

Investors should consult their own tax advisors regarding the FATCA requirements with respect to their own situation. In the event of any conflict or inconsistency between any of these Terms and Conditions and those in any other service, product, business relationship, account or agreement between investor and HSBC, these terms shall prevail, to the extent permissible by applicable local law. If all or any part of the provisions of these Terms and Conditions become illegal, invalid or unenforceable in any respect under the law of any jurisdiction, that shall not affect or impair the legality, validity or enforceability of such provision in any other jurisdictions or the remainder of these Terms and Conditions in that jurisdiction. These Terms and Conditions shall continue to apply notwithstanding the death, bankruptcy or incapacity of the investor, the closure of any investor account, the

termination of HSBC's provision of the Services to the investor or the redemption of the investor's investment in the Fund.

Common Reporting Standards

India has joined the Multilateral Competent Authority Agreement (MCAA) on automatic exchange of financial information in Tax Matters, commonly known as Common Reporting Standards ('CRS'). All countries which are signatories to the MCAA are obliged to exchange a wide range of financial information after collecting the same from financial institutions in their jurisdiction.

In accordance with Income Tax Act read with SEBI Circular nos. CIR/MIRSD/2/2015 dated August 26, 2015 and CIR/MIRSD/3/2015 dated September 10, 2015 regarding implementation of CRS requirements, it shall be mandatory for all new investors to provide details and declaration pertaining to CRS in the application form, failing which the AMC shall have authority to reject the application.

Compliance with Volcker Rule

The Volcker Rule is a part of the U.S. Dodd Frank Act which prohibits U.S. banks from proprietary trading and restricts investment in hedge funds and private equity by commercial banks and their affiliates. HSBC Holdings plc, is a U.S. regulated bank holding company and any entity (company, fund, trust, partnership etc.) located anywhere in the world, that is directly or indirectly controlled by the parent company is subject to the Volcker Rule. The Volcker Rule is effective from July 21, 2015.

As part of HSBC's Volcker Conformance obligations, the Fund is required to implement a Compliance Programme to ensure on-going compliance with the Volcker Rule and the AMC must ensure that no HSBC affiliate (fund or business entity) invests in the Fund unless it has implemented necessary controls to ensure that the ownership limits, in line with the Volcker Rule, can be met. Hence, the Fund may not be able to accept subscriptions from HSBC group entities into the schemes of the Fund, aggregating to more than 4.9% of the voting rights of a scheme or more than 19.9% of the assets under management of any scheme. In the event of the aggregate investment by HSBC group entities crossing the above limits, the Fund will have the discretion to reject any subscription/switch applications received or redeem any excess exposure by the group entities in the Fund, to be in compliance with the Volcker Rule.

Tax Benefits of Investing in the Mutual Fund

Investors are advised to refer to the Section on "Taxation on investing in Mutual Funds" in the Statement of Additional Information and also is advised to consult with his or her own tax consultant with respect to the specific tax implications arising out of their participation in the scheme(s).

Notwithstanding anything contained in the SAI, Combined Scheme Information Document and Common Key Information Memorandum of the Scheme(s) the provisions of SEBI (Mutual Funds) Regulations, 1996 and Guidelines thereunder shall be applicable. Investors can also obtain further changes after the date of this Common Key Information Memorandum from the Mutual Fund / Investor Service Centres or distributors.

Important Instructions

- Please refer to the Combined SID, SAI and the Common KIM carefully before filling the Application Form.
- Please refer the sections on "Who can invest" and "Who cannot invest" for a list of eligible investors in the combined SID. Applications from US Person or Canada residents will not be accepted.
- 3) All applicants are deemed to have accepted the terms subject to which this offer is being made and bind themselves to the terms upon signing the Application Form and tendering the payment.
- 4) Investors are requested to use the services of AMFI certified Distributors empanelled with the AMC. The AMC shall not be liable to an Investor, with respect to investments made through non-empanelled Distributors.

If the investor wishes to invest directly, i.e. without involving the services of any agent or broker, "DIRECT" should be mentioned in the space provided for "ARN Number" in the Application Form / Transaction Form. Any subsequent change / updation / removal of broker code will be based on the written request from the Unit holder and will be on a prospective basis only from the date when the Registrar executes such written instruction.

Employee Unique Identification Number (EUIN): SEBI circular CIR/IMD/DF/21/2012 dated September 13, 2012, required creation of a unique identity number of the employee / relationship manager / sales person of the distributors interacting with the investor for the sale of mutual fund products, in addition to the AMFI Registration Number (ARN) of the distributor. This has been recommended by SEBI in order to avoid any instance of mis-selling, particularly in advisory based transactions. This would further help tackle the problem of mis-selling even if the employee / relationship manager / sales person leave the employment of the distributor. Due to this regulatory change, all employees of distributors who are involved in sale of mutual fund products are required to obtain an Employee Unique Identification Number (EUIN). Applications received without a valid EUIN and / or valid sub-broker code(should be a valid ARN and not an internal code) are subject to rejection by the fund.

5) In respect of purchase of units in Income / Debt oriented Schemes (other than Liquid Fund Schemes) with amounts equal to or more than Rs. 2 lakhs, the closing NAV of the business day on which the funds and transaction are available on or before 3 pm shall be applicable.

6) Identification of Ultimate Beneficial Owner (UBO)

Pursuant to SEBI master circular vide ref. no. CIR/ISD/AML/3/2010 dated December 31, 2010 on Anti Money Laundering Standards and guidelines on Identification of Beneficial Ownership issued by SEBI vide its circular ref. no. CIR/MIRSD/2/2013 dated January 24, 2013, investors (other than Individuals) are required to provide details of Ultimate Beneficial Owner(s) ("UBO(s)") and submit proofs to identify the UBO, i.e., Identity and address proof.

Ultimate Beneficial Owner (UBO) is the natural person, who ultimately owns or controls, directly or indirectly your organisation. Controlling ownership interest has been defined as ownership of / entitlement to;

- a) more than 25% of shares or capital or profits of the juridical person, where the juridical person is a company;
- b) more than 15% of the capital or profits of the juridical person, where the juridical person is a partnership or,
- more than 15% of the property or capital or profits of the juridical person, where the juridical person is an unincorporated association or body of individuals
- d) In case of Trust, beneficial owners of the trust needs to be known by determining the identity of the settler of the trust, the trustee, the protector, the beneficiaries with 15% or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
- e) In case the Investor is a listed company or a subsidiary where the majority is held by a listed company, then the details of shareholders or beneficial owners is not required.
- f) The identification of beneficial ownership in case of Foreign Portfolio Investors (FPIs), their sub-accounts and Multilateral Funding Agencies / Bodies Corporate incorporated outside India with the permission of Government of India / Reserve Bank of India may be guided by the clarifications issued vide SEBI circular CIR/MIRSD/11/2012 dated September 5, 2012.

Investors (other than Individuals & Listed companies) shall be mandatorily required to submit the following additional documents along with the declaration, to the Fund at the time of an investment transaction. Additionally, investors shall be required to notify the fund, when there is a change in the beneficial ownership:

- Copy of the latest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI takeover Regulations, duly certified by the Company Secretary / Whole time director / MD.
- Documents confirming identity and address of the UBOs of the entity.

Investors are requested to note that, the fund shall reserve the right to seek additional information to ascertain the beneficial or controlling ownership in the entity investing with the fund. Applications without the information are subject to rejection/refund.

7) Applications under Power of Attorney / Body Corporate / Registered Society / Trust / Partnership

The original Power of Attorney or a duly notarised copy of the Power of Attorney shall be required to be submitted where applications are made under a Power of Attorney.

A company, body corporate, eligible institutions, registered society, trusts, partnership or other eligible non-individuals who apply in the schemes should furnish a certified copy of resolution or authority to make the application as the case may be and a certified copy of the Memorandum and Articles of Association and / or bye-laws and / or Trust Deed and / or Partnership Deed and certificate of registration or any other document as the case may be. In case of a Trust / Fund, it shall submit a certified true copy of the resolution Important Instructions from the Trustee(s) authorising such purchases. The officials should sign the application under their official designation and furnish a list of authorised signatories. All communications and payments shall be made to the First Applicant only.

8) PAN Details (PAN Mandatory for all investments)

As per Securities and Exchange Board of India (SEBI) Circular dated 27 April, 2007 and letter dated 25 June, 2007, Permanent Account Number (PAN) has been made the sole identification number for all participants investing in the securities market, irrespective of the amount of investment.

With effect from 1 January, 2008, for all applicable transactions, investors will need to mention their PAN number on Application Form / Transaction Form. The PAN requirements will be applicable to all joint applicants as well as the Guardian, in case of applications by a Minor. As per SEBI circular no. MRD/DoP/MF Cir - 08/2008 dated April 3, 2008 investors residing in the state of Sikkim are exempted from the mandatory requirement of PAN for their investments in Mutual Funds. However, this would be subject to verification of the veracity of the claim of the investors that they are residents of Sikkim, by collecting sufficient documentary evidence.

Accordingly, submission of Form 49A and / or declaration in Form 60/61 will not be accepted.

9) Prevention of Money Laundering and Know Your Customer (KYC)

KYC is mandatory under the Prevention of Money Laundering Act, 2002 for all investors irrespective of the amount of investment (including Switch, transfer of units, minor to major status change & Systematic Investment Plan/Systematic Transfer Plan registered). SEBI vide circular no. MIRSD/SE/Cir-21/2011 dated October 05, 2011 issued guidelines for uniform KYC requirements for investors while opening accounts with any intermediary in the securities market (w.e.f January 01, 2012). In order to bring this into effect, SEBI has appointed KYC Registration Agencies (KRA's) who will act as a central authority to maintain records of KYC compliant investors in the securities market. This is in order to avoid duplication of KYC process with every intermediary. As a result, once the client has done KYC with a SEBI registered intermediary, he/she need not undergo the same process again with another intermediary.

An investor can fulfill the KYC requirements by filling up the prescribed form and submitting the same along with the other requisite details / proof (attested true copies of supporting documents relating to proof of identity and address for verification with the original) and submit along with the investment application, if not already KYC compliant. Stand alone KYC requests shall not be accepted by the AMC/RTA of AMC. Fresh KYC requests received in the old KYC form will be subject to rejection. In case there is any change in your KYC information please update the same by using the prescribed 'KYC Change Request Form' and submit the same at the Point of Service of any of the KYC Registration Agency.

Introduction of In-Person Verification (IPV): SEBI has vide circular no. MIRSD/Cir-26/2011 dated December 23, 2011 mandated IPV for all new clients. The IPV carried out by one SEBI registered intermediary can be relied upon by another intermediary. It is also stated that, in case of Mutual Funds, the Asset Management Companies (AMCs) and the distributors who comply with the certification process of National Institute of Securities Market (NISM) or Association of Mutual Funds (AMFI) and have undergone the process of 'Know Your Distributor (KYD)', can perform the IPV. However, in case of applications received by the mutual funds directly from the clients (i.e. not through any distributor), the AMCs may also rely upon the IPV performed by the scheduled commercial banks.

Investors investing in the fund are requested to note that. SEBI vide circular no. MIRSD/Cir-5/2012 dated April 13, 2012 & SEBI vide circular CIRMIRSD132013 dated Dec 26, 2013 has advised the following:

- Investors who had obtained KYC prior to 1 January 2012, shall be required to record additional information to comply with the minimum standard KYC information prescribed by SEBI.
- W.e.f 25 June 2014, select information from the standard KRA KYC form will now become a part of the application form of the fund.

A. Individual Investors :

- Investors who had obtained MF CVL KYC prior to 1 January 2012, shall be required to record additional information to comply with the minimum standard KYC information prescribed by SEBI
- Any individual investor (including joint holders, POA holder, Guardian) investing with the fund for the first time or an existing investor whose

KYC status is not recorded with the fund at the time of investment, will require to fulfill the following:

 Update the missing information with any intermediary registered with the KRA and obtain KRA KYC verification and submit the confirmation along with the "HSBC MF KYC form" (available on the fund website)

B. Non-Individual Investors (including Company, Trust, Society etc.):

W.e.f. 1 December 2012, a non-individual investor investing with the fund for the first time shall be required to mandatorily obtain uniform KRA KYC compliance. Investors need not resubmit the information/documents which are already submitted at the time of registering their MF-KYC with CDSL Ventures Limited. They may mention "Already submitted" in columns where information/documents already submitted. The KRA KYC acknowledgement received thereof should be attached with the investment application. Where, the investor is obtaining KRA KYC post 24 June 2014, the "HSBC MF KYC form" should also be attached with the KRA KYC acknowledgement , at the time of making an investment.

C. All Individual & Non-individual investors already invested with the fund and had obtained KYC compliance prior to 1 January 2012, are urged to update the above information on KRA records by submitting the required documentation to the fund or its RTA.

Additionally, Investors are requested to note that, if an individual becomes an Investor due to an operation of law, e.g., minor attaining majority and transmission of units upon death of an investor; the claimant / person(s) entering the Register of unit holders of the Fund will be required to be KYC compliant before such transfer can take place.

Further, in accordance with SEBI Circulars MIRSD/SE/Cir-21/2011 dated October 5, 2011 and MIRSD/Cir-5/2012 dated April 13, 2012 on Uniform Know Your Client (KYC) read with AMFI Best practices guidelines circular no. 62/2015-16 dated September 18, 2015, it shall be mandatory for existing Unitholders to provide additional KYC information such as Income details, Occupation,

Politically Exposed Person status, Net worth etc. as mentioned in the application form as well as complete In-Person Verification (IPV) and provide any missing KYC information, failing which the AMC shall have the authority to reject the transaction for additional subscription (including switches) in their existing folios. However, any SIP/STP registered till December 31, 2015 will be exempt from this requirement.

10) Third Party Payments

- Third party payments (i.e where payment is made from a source other than that of the first holder) will not be accepted by the Fund, except if made under the following exceptional categories, namely i) as gift by parents / grandparents / related persons in favour of minor, not exceeding Rs. 50,000/ii) employer on behalf of employee as payroll deductions or deductions out of expense reimbursements for SIP / Lumpsum investments, iii) Custodian on behalf of FPI / client and iv) Payment by Asset Management Company (AMC) to a Distributor empanelled with it on account of commission / incentive etc. in the form of the Mutual Fund Units of the Funds managed by the AMC through Systematic Investment Plans or Lumpsum Investment (w.e.f. January 16, 2012). v) Payment by a Corporate to its Agent / Distributor / Dealer, on account of commission or incentive payable for sale of its goods / services in the form of the Mutual Fund Units through Systematic Investment Plan or Lumpsum Investment (w.e.f. April 20, 2015). In such cases, KYC acknowledgement along with additional declarations will have to be submitted along with the application form, failing which the application will be rejected. Such declaration to be submitted in original & in the prescribed standard format and unique across each lumpsum investment. (Declaration formats can be obtained from ISCs or downloaded from the Fund's website.)
- b) In case of payment from a joint bank account, first holder in the folio has to be one of the joint holders of the bank account from which the payment is made. Hence, joint holders may pre-register their bank accounts (single / multiple) with the AMC / RTA, by completing the Multiple Bank Account Registration Form, if they intend to make payment on behalf of other joint holder(s) in the folio. In such cases the application will be accepted and not treated as a third party payment.
- c) Where the payment instrument does not mention the bank account holders name/s, investor should attach bank pass book copy / bank statement / bank letter to substantiate that the first unit holder is one of the joint holders of the bank account. Where a payment is through a pre-funded instrument, a bank certification of the bank account no. and account holders name should be attached, in the required format. Pre-funded instrument issued against cash shall not be accepted for investments of Rs. 50,000 or more.
 - For RTGS / NEFT / online bank transfer etc., a copy of the instruction to the bank stating the account number debited must accompany the purchase application.
- d) The AMC reserves the right to reject the application, post acceptance of the same, if any of the requisite documents / declarations are unavailable or incomplete, in which case the AMC shall refund the subscription money. No interest will be payable on the subscription money refunded. Refund orders will be marked "A/c. payee only" and will be in favour of and be despatched to the Sole / First Applicant, by courier / speed post / registered post.
- 11) Subject to the SEBI (MF) Regulations, any application for Units may be accepted or rejected in the sole and absolute discretion of the Trustee. The Trustee may inter alia reject any application for the purchase of Units if the application is invalid or incomplete or if the Trustee for any other reason does not believe that it would be in the best interest of the Scheme or its Unit holders to accept such

an application.

12) NRIs, Persons of Indian Origin, FPIs

The Foreign Exchange Management (Transfer or Issue of Security by a Person Resident Outside India) Regulations, 2000 (the "FEMA Regulations") permit a NRI/POI to purchase on repatriation or non-repatriation basis, without limit, units of domestic mutual funds. Payment for such units must be made either by cheque or demand draft by means of: (i) inward remittance through normal banking channels; or (ii) out of funds held in the NRE / FCNR account, in the case of purchases on a repatriation basis or out of funds held in the NRE / FCNR/NRO account, in the case of purchases on a non-repatriation basis.

Investments by NRIs / FPIs shall be in accordance with the prevailing laws governing such investments.

Payment by the FPI must be made either by inward remittance through normal banking channels or out of funds held in foreign currency account or non resident rupee account maintained by the FPI with a designated branch of an authorised dealer in terms of paragraph 2 of Schedule 2 to the FEMA Regulations.

13) Confirmation under the Foreign Account Tax Compliance Act (FATCA) for determining US person status (MANDATORY for ALL unitholders)

The United States Department of the Treasury and the US Internal Revenue Service (IRS) has introduced The Foreign Account Tax Compliance Act (FATCA), effective 1 July 2014. The purpose of FATCA is to report financial assets owned by United States persons to the United States tax authorities. Accordingly, Government of India may collect information from banks and financial institutions and onward submit it to United States authorities.

All Investors including non-individual investors, shall be required to submit a mandatory declaration form along with the investment request confirming their status against a list of US indicia's. The indicia's are to identify a United States Person as defined under the Laws of the United States of America. The absence of these completed documentations may prevent us from accepting the investment and may require us to redeem existing investments in case the same is mandated by AMFI / SEBI. We may also be required to report information relating to these folios to the authority established by the Government of India.

In case of any change in the information such as address, telephone number, citizenship, etc., investors are requested to bring this to the notice of the fund and submit the FATCA declaration form (available on the fund website). AMC reserves the right to seek additional information / documents in order to ascertain your status.

14) Nomination Details

Applicants applying for Units singly / jointly can also make the nomination at the time of initial investment. Investors are advised to consider availing nomination facility in their own interest.

- a) The nomination can be made only by individuals applying for / holding units on their own behalf singly or jointly. Non-individuals including society, trust, body corporate, partnership firm, Karta of Hindu Undivided Family, holder of Power of Attorney cannot nominate.
- b) Where a folio has joint holders, all joint holders should sign the request for nomination / cancellation of nomination, even if the mode of holding is not "joint". Nomination form cannot be signed by Power of attorney (PoA) holders.
- c) There can be no nomination in a folio held in the name of minor.
- d) The investors / Unitholders are requested to note that a maximum of three nominees can be registered for a Folio. In case of multiple nominees, the 'Share / Ratio' of nomination has to be clearly specified in the nomination form / request letter. If the 'Share / Ratio' of nomination is not explicitly stated, then the nomination shall be treated at 'Equal Share / Ratio'.
- e) A minor can be nominated and in that event, the name, address and PAN of the Guardian of the minor nominee (in case the minor does not have PAN) shall be provided by the Unitholder.
- f) The Nominee shall not be a trust, (other than a religious or charitable trust) society, body corporate, partnership firm, Karta of Hindu Undivided Family or a Power of Attorney holder. A non-resident Indian can be a Nominee subject to the exchange controls in force, from time to time. Nomination can also be made in favour of the Central Government, State Government, Local Authority, any person designated by virtue of his office or a religious or charitable trust.
- g) Nomination in respect of the Units stands rescinded upon the transmission of
- h) Transmission of Units in favour of a Nominee shall be valid discharge by the AMC
 / Mutual Fund / Trustees against the legal heir.
- i) The cancellation of nomination can be made only by those individuals who hold Units on their own behalf singly or jointly and who made the original nomination.
- j) On cancellation of the nomination, the nomination shall stand rescinded and the AMC / Mutual Fund / Trustees shall not be under any obligation to transmit the Units in favour of the Nominee.
- k) The rights in the units will rest in the Nominee(s) only upon death of all Unitholders.
- I) Every new nomination for a folio / account will overwrite the existing nomination.
- m) Nomination shall be mandatory for new folios / accounts opened by individual especially with sole holding and no new folios / accounts for individuals in single holding should be opened without nomination.
- n) In case of investors opting to hold the Units in demat form, the nomination details provided by the investor to the depository participant will be applicable.

Instructions for filling up the Application Form

1. General Information

- a) The Application Form should be completed in ENGLISH in BLOCK LETTERS only. Please Tick (✓) in the appropriate box (□), where boxes have been provided
- b) Please do not overwrite. For any correction / changes (if any) made on the application form, applicants are requested to authenticate the same by canceling and re-writing the correct details and counter-signed by the sole/ all applicants.
- c) In view of the RBI Circular DPSS.CO.CHD.No. 1832/01.07.05/2009-10 dated 22nd February 2010, kindly note the following:
 - No changes / corrections should be carried out on the cheques. For any change in the payee's details, amount in figures or amount in words, etc., fresh cheque would be required. Cheque with alterations / corrections will not be honoured effective 1st July, 2010.

2. Applicant's Information

Applicants must provide all the details under Section 2 of the Application Form.

- (i) Name and address must be given in full (P.O. Box Address alone is not sufficient).
- (ii) Non-Resident Investors and Foreign Nationals should mandatorily state their complete overseas address in the application form else the application will be rejected. Further, Investors are requested to note that in case information with regard to USA or Canada residence is subsequently received from the investor by way of change of address or obtained from KRA database, the AMC at a later date reserves the right to redeem the investments after providing due notification to such investor.
- (iii) Please provide the name of the Contact Person in case of investments by a Company / Body Corporate / Partnership Firm / Trust / Society / FPIs / Association of Persons / Body of Individuals.
- (iv) If the application is on behalf a Minor, the Guardian's Name and date of birth of the Minor should be provided.
- (v) The minor shall be the first and the sole holder in an account. There shall not be any joint accounts with minor as the first or joint holder.

3. Bank Account Details/ Multiple Bank Account Registration

Investors to ensure the name in the application form and in their bank account are the same. Applicants should provide the name of the bank, branch address, account type and account number of the Sole / First Applicant. As per SEBI guidelines, it is mandatory for investors to mention their bank account details in the Application Form. AMC will endeavour to directly credit redemption/dividend proceeds in customer's bank account wherever possible.

For NRI investors - Kindly also provide the FIRC letter from your banker (i.e. source of funds confirmation) if your account type is NRE. Applications without this information will be rejected.

Multiple Bank Accounts Registration / Deletion Facility:

- 1. The fund offers it's investors' facility to register multiple bank accounts for pay-in & payout purposes and designate one of the bank account as "Default Bank Account". This facility can be availed by using a designated Multiple Bank Accounts Registration /Deletion Form (available at the ISCs or downloaded from the Fund's website). In case of new investors, the bank account mentioned on the purchase application form, used for opening the folio, will be treated as default bank account till the investor gives a separate request to register multiple bank accounts and change the default bank account to any of other registered bank account. Registered bank accounts may also be used for verification of pay-ins (i.e. receiving of subscription funds) to ensure that a third party payment is not used for mutual fund subscription. Default Bank Account will be used for all dividends and redemptions payouts unless investor specifies one of the existing registered bank account in the redemption request for receiving redemption proceeds.
- Bank Account Details with Redemption Request: Please note the following important points related to payment of redemption proceeds:
 - a. Proceeds of any redemption request will be sent only to a bank account that is already registered and validated in the folio at the time of redemption transaction processing.
 - Unit holder(s) may choose to mention any of the existing registered bank accounts with redemption request for receiving redemption proceeds. If no registered bank account is mentioned, default bank account will be used.

- c. Updation of Bank Account in a customer's account / folio should be submitted either using the Multiple Bank Account Registration Form or the standalone Change of Bank Mandate form only. Hence, any form containing redemption request will not have the facility to change the bank mandate or update a new bank mandate.
 - The Fund will continue to follow a cooling period policy whenever any change of Bank Mandate request is received / processed few days prior to submission of a redemption request.
- d. Unit holders will be required to submit a valid request for a change in bank account details along with a cancelled original cheque leaf of the new bank account. Unit holders should without fail cancel the cheque and write 'Cancelled' on the face of it to prevent any possible misuse.

Where such name is not printed on the original cheque, the Unit holder may submit a letter from the bank on its letterhead certifying that the Unit holder maintains/maintained an account with the bank, the bank account information like bank account number, bank branch, account type, the MICR code of the branch & IFSC Code (where available). In case of non-availability of any of these documents, an attested copy of the bank pass book or a statement of bank account having the name and address of the account holder and account number.

Following documents in originals / attested copies will be mandatorily required to effect Change in Bank account details: (Original of any one of the following documents or originals should be produced for verification of self-attested copy or copy should be attested by the Bank).

- Cancelled original cheque of the new bank mandate with first unit holder name and bank account number printed on the face of the cheque.
- ii. Latest bank statement not older than 3 months containing the first unit holder name of the investor, bank account number
- iii. Latest bank passbook with current entries not older than 3 months containing the first unit holder name of the investor, bank account number.
- iv. Bank Letter in original duly signed by branch manager / authorized personnel in their letter head or bank seal affixed containing the first unit holder name of the investor, bank account number.
- e. Any request without the above mentioned documents will be treated invalid and will not be acted upon and any financial transaction, including redemptions, will be carried with the previous details only. Valid change of bank mandate requests with supporting documents will be processed within ten days of documents reaching the head office of the Registrar and any financial transaction request received in the interim will be carried with previous details only.
- f. Unitholder(s) are strongly advised to register their various bank accounts and continuously update the bank account details with the mutual fund, using this facility well in advance and specify any one of registered bank account for payment of redemption proceeds with each redemption request. If any of the registered bank accounts are closed / altered, please intimate such change with an instruction to delete / alter it from of our records using this form.
- g. The registered bank accounts will also be used to identify the pay-in proceeds. Hence, unit holder(s) are advised to register their various bank accounts in advance using this facility and ensure that payments for ongoing purchase transactions are from any of the registered bank accounts only, to avoid fraudulent transactions and potential rejections due to mismatch of pay-in bank details with the accounts registered in the folio.
- h. If in an NRI folio, subscription investments are vide SB or NRO bank account, the bank account types for redemption can be SB or NRO only. If the purchase investments are made vide NRE account(s), the bank accounts types for redemption can be SB / NRO / NRE.
- i. HSBC Mutual Fund, the AMC or its registrar and other service providers shall not be held liable for any loss arising to the unit holder(s) due to the credit of the redemption proceeds into any of the bank accounts registered in the folio.

- j. HSBC Mutual Fund, the AMC and its registrar shall not be held liable for any loss arising to the Unitholder(s) on account of inadequate or incomplete documentation resulting in delay or rejection of the request.
- k. In case a redemption request is received before the change of bank details has been validated and registered, the redemption request would be processed to the currently registered (existing on fund records) bank account. In such a case the Trustee / AMC will not be responsible in case of old bank mandate being frozen / locked by the bank for any purpose including non-maintenance of adequate balance.
- 3. Bank Mandate Registration as part of new folio creation: Investor(s) or Unit Holder(s) are requested to note that any one of the following documents shall be submitted by the investor(s) or Unit Holder(s), in case the cheque / Fund Transfer Request provided along with fresh subscription / new folio creation does not belong to the bank mandate specified in the application form:
 - 1. Cancelled original cheque with first unit holder's name and bank account number printed on the face of the cheque [or]
 - Self-attested copy of latest bank statement / passbook (not older than 3 months) duly attested by the bank manager with name, branch seal, signature and designation [or]
 - Bank Letter in original duly signed by the branch manager / authorized personnel confirming the investor(s) / Unit holder(s) details and bank mandate information

[Note: Self-attested copies of the documents can be submitted with original produced for verification at any of branch of HSBC Asset Management (India) Private Limited (the AMC)]

Where such additional document(s) are not provided for the verification of bank account, the AMC reserves the right to capture the bank account used towards subscription for the purpose of redemption and dividend payments.

4. Investment and Payment Details

- (i) The application amounts can be tendered by cheque / demand drafts payable locally at any of the ISCs and designated collection centres. For HSBC Cash Fund, please endeavour to submit transaction requests at HSBC Mutual Fund Investor Service Centres. Application Forms accompanied with outstation cheques / stockinvests / postal orders / money orders/ cash will not be accepted.
- (ii) All cheques and bank drafts must be drawn in the name of the Scheme or its abbreviation as applicable and crossed "Account Payee only". A separate cheque or bank draft must accompany each Application. All cheques and bank drafts accompanying the application form should contain the application form number/ folio number on its reverse. Please note that amount in words and figures on the cheque should not be in local languages. Kindly note that post dated cheques are not allowed except for Systematic Investment Plan (SIP) Transactions.
- (iii) Bank charges for outstation demand drafts will be borne by the AMC and units will be allotted inclusive of the DD charges incurred. The above will be limited to the bank charges as per table below.

Amount	DD Charges
Upto Rs. 10,000/-	At actuals, subject to a maximum of Rs. 65/-
Above Rs. 10,000/-	At Rs. 3.50/- per Rs. 1,000/ Minimum Rs. 65/- and Maximum Rs. 12.500/-

However, such Demand Draft charges would be borne by the AMC only when the investor is not residing in any of the locations where the AMC or CAMS have official points of acceptance and the Demand draft has not been issued at the AMC / CAMS point of acceptance. Such demand drafts should be payable at the AMC / CAMS location where the investment application is submitted. The AMC will not entertain any request for refund of demand draft charges.

(iv) If no indication is given for the investment the default Option (Common to all Schemes) will be as follows:

Indication not made / incorrectly made	Default
Scheme Name	As indicated on the Application Form / Transaction Slip
Direct plan ticked (irrespective whether broker code written on the application or not)	Units will be allotted under "Direct Plan"
Distributor code is Incorrect or left blank or "Direct"	Units will be allotted under "Direct Plan"
Dividend / Growth Option / Sub-options	Growth Option / Sub- option
Dividend Payout / Reinvestment	Dividend / Reinvestment

Indication not made / incorrectly made	Default
Mode of holding (in cases where there are more than one applicants)	Joint
Status of First Applicant (Individual, HUF, Company etc.)	Others #
Demat Account Details*	Units will be held in physical mode

- * For Investors, who wish to opt for Demat mode, the applicants under the Scheme (including a transferee) will be required to have a beneficiary account with a DP of NSDL / CDSL and will be required to indicate in the application the DP's name, DP ID Number and its beneficiary account number with DP. In the absence of the information (including incomplete information/incorrect) in respect of DP ID / BO ID, the application will be processed with statement option as 'physical' only.
- # Tax rates (including the tax on dividend distribution) wherever applied on 'others' by HSBC Mutual Fund shall be the same as applicable to a Resident Indian Company.

Indication not made / incorrectly made	Default
Scheme Specific	
НМІР	
Regular / Savings Plan	Regular Plan
Monthly / Quarterly Sub-option	Quarterly
HIF	
Investment Plan / Short Term Plan	Short Term Plan
HIF - ST	
Weekly and Monthly dividend sub-options in Short Term Plan	Weekly Sub-Option
HCF	
Daily, Weekly and Monthly dividend sub-options	Daily sub-option
HUSBF	
Daily, Weekly and Monthly dividend sub-options	Daily sub-option
HFDF	
Fortnightly, Monthly, Quarterly and Half yearly dividend sub-options	Monthly sub-option

PAYMENT MECHANISM

A) Lumpsum Investment

a) All cheques and bank drafts must be drawn in the name of the respective Scheme(s) or its abbreviation as applicable and crossed "Account Payee only". A separate cheque or bank draft must accompany each Application. Kindly note that post dated cheques are not allowed except for Systematic Investment Plan (SIP) Transactions.

B) SIP Investment

- a) In case an investor wishes to invest on a monthly basis, the investor is required to provide:
 - at least 12 cheques of minimum Rs. 1,000 (Rs. One Thousand) or one cheque for the first installment in addition to a mandate form to enable subsequent debits either through Electronic Clearing System (ECS) debit or such other facilities as may be provided by the AMC for a block of atleast 11 installments

In case an investor wishes to invest on a quarterly basis, the investor is required to provide:

• at least 4 cheques of minimum Rs. 3,000 (Rs. Three Thousand) each, or • one cheque for the first installment in addition to a mandate form to enable subsequent debits either through Electronic Clearing System (ECS) debit or such other facilities as may be provided by the AMC for a block of atleast 3 balance installments.

For HCF:

• one cheque for the first installment in addition to a mandate form to enable subsequent debits either through Electronic Clearing System (ECS) debit or such other facilities as may be provided by the AMC for a block of atleast 20 installments.

Daily : at least 20 installments of minimum Rs. 2,00,000 (or) $\,$

Monthly: atleast 12 installments of minimum Rs. 1,000

Quarterly: atleast 4 installments of minimum Rs. 3,000

For Daily SIP in HCF, systematic investment through Post Dated Cheque(s) if not allowed:

• The first investment cheque while applying for Daily SIP should be either equal or greater than the subsequent SIP installment amounts • Investors willing to opt for the Daily SIP facility cannot invest via Micro SIP • Under

the Daily SIP facility, if 5 or more consecutive payment instructions provided by the investor are dishonoured for either insufficiency of funds or as a result of a stop payment instruction by the investor, the AMC reserves the right to discontinue the SIP. • Facility of trading through Stock Exchange mode is not offered for Daily SIP.

- The cheque for the first SIP instalment can carry any date. The first instalment of the SIP will be processed subject to applicable NAV & load, if any, on the date of receipt of the application form (post dated cheque will not be accepted). The second instalment in case of monthly SIP will be processed on the available SIP date [currently 3rd, 10th, 17th, 26th or 30th (last business day of the month for February) of every month] indicated by the investor, but immediately following the expiry of 25 Business Days from the date of processing the first SIP. If the choice of date for the second instalment is not indicated by the investor, the second instalment of SIP will be processed on the earliest SIP date [3rd, 10th, 17th, 26th or 30th (last business day of the month for February)] immediately following the expiry of 25 Business Days from the date of processing the first SIP installment. In case of quarterly SIP, the date for next instalment will be 10th of the relevant month. If any of above dates fall on a holiday, the transaction will be taken as of the next Business Day. Please refer to the Load Structure of each Scheme for details of applicable loads. Outstation cheques will not
- c) You can choose multiple SIP dates in the Auto Debit Form in case you wish to make the SIP investment on multiple dates each month.
- d) If SIP form and cheque is submitted with bank details of a city where the Mutual Fund does not provide auto debit facility, first SIP cheque may get processed. However, future debits will not happen and SIP instruction shall be rejected.
- e) In case of rejection of SIP form for any reason whatsoever, the Mutual Fund will not entertain any request for refund of proceeds of first cheque which is already processed. Investors will have to redeem the units allotted through first cheque at applicable NAV.
- f) In case the Frequency (Monthly / Quarterly) and SIP date is not indicated, Monthly frequency shall be treated as the Default Frequency, 10th shall be treated as the Default date.
- g) There is no maximum duration for SIP enrolment. However, SIPs will be registered in a folio held by a minor only till the date of the minor attaining majority, even though the instructions may be for a period beyond that date. The SIP facility will automatically stand terminated upon the Unit Holder attaining 18 years of age. An investor has an option to choose the 'End Date' of the SIP by filling the date or by selecting the Default Date i.e. March 2040. Incase the end date is not filled or default March 2040 chosen, the AMC reserves the right to reject such SIP applications.

C) SIP under Micro Financial Product category

In accordance with guidelines issued by AMFI vide its circular dated July 14, 2009 SIPs up to Rs. 50,000/- per year per investor i.e. aggregate of investments in a rolling 12 months period or in a financial year i.e. April to March (hereinafter referred to as "Micro SIP") shall be exempted from the requirement of PAN, with effect from August 1, 2009. This exemption shall be applicable only to investments by individuals (excluding PIOs), Minors and Sole proprietary firms including joint holders. HUFs and other categories of investors will not be eligible for this exemption. Micro SIP investors will require to be KYC compliant by fulfilling the uniform KRA KYC formalities and submit the requisite documents along with the investment application.

Micro SIP investors will be subject to uniform KRA KYC process. This exemption on PAN shall not be applicable to normal purchase transactions up to Rs. 50,000/- which will continue to be subject to the PAN requirement.

Along with the KRA KYC acknowledgement and a proof of address, any one of the following photo identification documents can be submitted along with Micro SIP applications as proof of identification in lieu of PAN:

Where photo identification documents contains the address of the investor, a separate proof of address is not required.

The photo identification document and the proof of address have to be current and valid and also to be either self attested or attested by the ARN holder (AMFI Registered Distributor) mentioning the ARN number.

While making subsequent Micro SIP applications with a mutual fund, investor can quote the existing folio number where a Micro SIP has been registered and therefore need not resubmit the supporting document. The Micro SIP application will be rejected by the AMC where it is found that the registration of the application will result in the aggregate of Micro SIP installments in a financial year exceeding Rs. 50,000 or where there are deficiencies in the documents submitted by the investors in lieu of PAN as mentioned above. The rejected application will be sent back to the investor with a deficiency memo. In case the first Micro SIP installment is processed (as the cheque may be banked), and the application is found to be defective, the Micro SIP registration will be ceased for future installments. No refunds shall be made by the AMC for the units already allotted and a communication to this effect will be sent to the investors. However, investors shall be allowed to redeem their investments at applicable NAV.

Please use separate Application Form for Option A or B in Section 7.

5. Transaction Charges

In accordance with SEBI circular No. Cir/IMD/DF/13/ 2011 dated August 22, 2011, the Fund will deduct Transaction Charges from the investment amount received from the investors investing through a valid ARN Holder i.e. AMFI registered Distributor (provided the Distributor has opted to receive the Transaction Charges for a specific product type). Transaction Charge of Rs. 150 (for a first time investor across mutual funds) or Rs. 100 (for investor other than first time mutual fund investor) per purchase / subscription of Rs. 10,000 and above are deductible from the purchase / subscription amount and payable to the Distributor. The balance amount shall be invested.

Transaction Charges in case of Investments through SIP:

Transaction Charges in case of investments through SIP are deductible only if the total commitment of investment (i.e. amount per SIP installment x No. of installments) amounts to Rs. 10,000 or more. In such cases, Transaction Charges shall be deducted in 3-4 installments.

Transaction Charges shall not be deducted:

- (a) where the Distributor of the investor has not opted to receive any Transaction Charges for the specific product category;
- (b) for purchases / subscriptions / total commitment amount in case of SIP of an amount less than Rs. 10,000/-;
- (c) for transactions other than purchases / subscriptions relating to new inflows i.e. through; Switches / Systematic Transfers / Dividend Transfers/ Dividend Reinvestment, etc.;
- (d) for purchases / subscriptions made directly with the Fund (i.e. not through any Distributor);
- (e) for purchases / subscriptions routed through Stock Exchange(s).

First / Sole Applicant / Guardian should indicate whether he is a first time investor across Mutual Funds or an existing investor in the appropriate box provided for this purpose in the application form. The AMC/ Fund will endeavor to identify the investor as 'first time" or 'existing" based on the Permanent Account Number (PAN) at the First / Sole Applicant/ Guardian level. If the PAN details are available, then the First / Sole Applicant / Guardian will be treated as existing investor (i.e. Rs. 100 will be deducted as Transaction Charge) else the declaration in the application form will be considered (i.e. INR. 150 for first time investors or INR. 100 for other than first time investors will be deducted as Transaction Charge, as applicable). However, if an investor has not provided any declaration, he will be considered as an "existing" investor.

6. Process and requirements for Change of Address

AMFI vide its circular 26/2011-12 dated 21 March 2012 has advised uniform procedure to be followed for Change of address in Mutual Fund folios. The following documents will be mandatorily required to effect Change in Address:

a. For Non-KYC compliant folios/clients:

- Proof of new Address (POA), and
- Proof of Identity (POI): PAN card copy if PAN is updated in the folio, or PAN / other proof of identity if PAN is not updated in the folio.

b. For KYC compliant folios/clients:

- Proof of new Address (POA),
- Any other document/form that the KRA may specify form time to time.

Copies of documents submitted must be self-attested and accompanied by originals for verification. If originals are not produced, copies should be

properly attested / verified by entities authorized for attesting / verification of documents as per extant KYC guidelines.

Proof of Identity (POI): List of documents admissible as Proof of Identity (*Documents having an expiry date should be valid on the date of submission):

- PAN card with photograph. This is a mandatory requirement for all applicants except those who are specifically exempt from obtaining PAN (listed in Section D).
- Unique Identification Number (UID) (Aadhaar) / Passport/Voter ID card/ Driving license.
- 3. Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments,

Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards / Debit cards issued by Banks.

Proof of Address (POA): List of documents admissible as Proof of Address: (*Documents having an expiry date should be valid on the date of submission)

- Passport/Voters Identity Card / Ration Card / Registered Lease or Sale Agreement of Residence / Driving License / Flat Maintenance bill / Insurance Copy.
- 2. Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill Not more than 3 months old.
- 3. Bank Account Statement / Passbook Not more than 3 months old.
- 4. Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- 5. Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks / Scheduled Co-operative Bank / Multinational Foreign Banks / Gazetted Officer / Notary public / Elected representatives to the Legislative Assembly or Parliament / Documents issued by any Govt. or Statutory Authority.
- Identity card / document with address, issued by any of the following: Central / State Government and its Departments, Statutory / Regulatory

Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members

7. The proof of address in the name of the spouse may be accepted.

List of people authorized to attest the Proof of Address and Proof of identity after verification with the originals:

- 1. Authorised officials of Asset Management Companies (AMC).
- Authorised officials of Registrar & Transfer Agent (R&T) acting on behalf of the AMC.
- 3. KYD compliant mutual fund distributors.
- Notary Public, Gazetted Officer, Manager of a Scheduled Commercial / Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- 5. In case of NRIs, authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy / Consulate General in the country where the client resides are permitted to attest the documents.
- Government authorized officials who are empowered to issue Apostille Certificates.

7. Declaration and Signatures

- a) Signature should be in black or blue ink only.
- b) Signatures should be in English or in any Indian language. Thumb impressions and Signatures in languages not specified in the Eight Schedule of the Constitution of India should be attested by a Magistrate or a Notary Public or a Special Executive Magistrate under his / her official seal. In case of HUF, the Karta will sign on behalf of the HUF.
- c) Applications on behalf of minors should be signed by their Guardian.

HSBC Mutual Fund / AMC, reserves the right to reject any application inter alia in the absence of fulfilment of regulatory requirements, fulfilment of requirements of the Combined SID, SAI and furnishing necessary information to the satisfaction of the Mutual Fund / AMC.

CHECKLIST FOR DOCUMENTATION

Doo	ruments	Individuals	NRIs	Minors	Companies / Body Corporates	Trusts	Societies	HUF	Partnership Firms	FPIs	Investments through Constituted Attorney
1.	Certificate of Incorporation / Registration				✓	✓			✓	✓	
2.	Resolution / Authorisation to invest				✓	✓	✓		✓	✓	
3.	List of Authorised Signatories with Specimen Signature(s)				✓	✓	✓		✓	✓	✓
4.	Memorandum & Articles of Association				✓						
5.	Trust Deed					✓					
6.	Bye-Laws						✓				
7.	Partnership Deed / Deed of Declaration							✓	✓		
8.	Notarised Power of Attorney										✓
9.	Proof of PAN and KYC (including for guardian)	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓
10.	Overseas Auditor's Certificate (applicable for DTAA)		✓							✓	
11.	Foreign Inward Remittance Certificate		✓							✓	
12.	Date of Birth Certificate or School Living Certificate or Passport of Minor			✓							
13.	Document evidencing relationship with Guardian			✓							
14.	Declaration for Identification of Beneficial ownership				✓	✓	✓		✓	✓	
15.	FATCA / CRS	✓	✓	✓	✓	✓	✓	✓	✓	✓	

All documents for entities above should be originals / true copies certified by the Director / Trustee / Company Secretary / Authorised Signatory / Notary Public.

OFFICIAL POINTS OF ACCEPTANCE OF TRANSACTION REQUESTS

HSBC MUTUAL FUND

• Ahmedabad : Mardia Plaza, CG. Road, Ahmedabad - 380 006. • Bengaluru : No. 7, Hsbc Center, M.G. Road, Bengaluru - 560 001. • Chennai : No. 30, Rajaji Salai, 2nd Floor, Chennai - 600 001. • Hyderabad : 6-3-1107 & 1108, Rajbhavan Road, Somajiguda, Hyderabad - 50082. • Kolkata : Jasmine Tower, 1St Floor, 31, Shakespeare Sarani, Kolkata - 700 017. • Mumbai : 16, V.N. Road, Fort, Mumbai - 400 001 • New Delhi : 3Rd Floor, East Tower, Birla Tower, 25, Barakhamba Road, New Delhi - 110 001. • Pune : Amar Avinash Corporate City, Sector No. 11, Bund Garden Road, Pune - 411011.

CAMS SERVICE CENTRES / CAMS LIMITED TRANSACTION POINTS / CAMS COLLECTION CENTRES

For details on CAMS Service Centres, CAMS Limited Transaction Points and CAMS Collection Centres, please visit www.camsonline.com or call us on 1800 200 2434 AND Investors calling from abroad may call on - +91 44 39923900 to connect to our customer care centre.

CAMS Limited Transaction Points and CAMS Collection Centres have limited operating hours from 12:00 p.m. to 3 p.m. Collection Centres only accept application forms and service requests. For any enquiries, customers transacting at these locations are requested to call the nearest CAMS Service Center or the National Toll Free Customer Support number.

Toll Free Number: 1800 200 2434 (can be dialled from all phones within India)

AND Investors calling from abroad may call on - +91 44 39923900 to connect to our customer care centre.

For more details on visit : www.camsonline.com

Please check our website www.assetmanagement.hsbc.com/in for an updated list of Official Points of Acceptance of HSBC Mutual Fund
Please endeavour to submit transaction requests in HSBC Cash Fund at HSBC Mutual Fund Investor Service Centres only.

Product Labeling:

Scheme Name	Riskometer
HSBC MIP (HMIP) - Regular Plan An open-ended Fund Monthly Income is not assured and is subject to the availability of distributable surplus This product is suitable for investors who are seeking*: Regular income over medium term Investment in fixed income (debt and money market instruments) as well as equity and equity related securities	Investors understand that their principal will be at Moderate risk
HSBC MIP (HMIP) - Savings Plan An open-ended Fund with Regular and Savings Plan Monthly Income is not assured and is subject to the availability of distributable surplus This product is suitable for investors who are seeking*: Regular income over medium term Investment in fixed income (debt and money market instruments) as well as equity and equity related securities	Investors understand that their principal will be at Moderately High risk
HSBC Income Fund (HIF) An open-ended Income Scheme Investment Plan This product is suitable for investors who are seeking*: Regular income over long term Investment in diversified portfolio of fixed income securities	Investors understand that their principal will be at Moderate risk
HSBC Income Fund (HIF) An open-ended Income Scheme Short Term Plan This product is suitable for investors who are seeking*: Regular income over medium term Investment in diversified portfolio of fixed income securities	Investors understand that their principal will be at Moderately Low risk
HSBC Ultra Short Term Bond Fund (HUSBF) An open-ended Debt Scheme This product is suitable for investors who are seeking*: Liquidity over short term Investment in Debt/Money Market Instruments	Investors understand that their principal will be at Moderately Low risk
HSBC Cash Fund (HCF) An open-ended Liquid Scheme This product is suitable for investors who are seeking*: Overnight liquidity over short term Investment in Money Market Instruments	Investors understand that their principal will be at Low risk
HSBC Flexi Debt Fund (HFDF) An open-ended Debt Scheme This product is suitable for investors who are seeking*: Regular income over long term Investment in Debt/Money Market Instruments	Investors understand that their principal will be at Moderate risk

^{*} Investors should consult their financial advisers if in doubt about whether the product is suitable for them.

Common Application Form for Debt & Liquid Schemes / Planes (To be Filled in BLOCK LETTERS only)

DISTRIBUTOR INFORMATION (Only empanelled Distributors / Brokers will be permitted to distribute Units)



ISC Stamp, Signature & date

Broker Name & ARN code / RIA code^ Sub-broker ARN code Sub code EUIN ARN-111928 E-158748 Application No. : **D** ^ By mentioning RIA code, I / we authorise you to share with the SEBI Registered Investment Adviser (RIA) the details of my / our transactions in the schemes(s) of HSBC Mutual Fund. For Office Use Only I / We hereby confirm that the EUIN box has been intentionally left blank by me / us as this transaction is executed without any interaction or advice by the employee / relationship manager / sales person of the above distributor / sub broker or notwithstanding the advice of in-appropriateness, if any, provided by the employee / relationship manager / sales person of the distributor / sub broker. Second Applicant / Authorised Signatory Third Applicant / Authorised Signatory Sole / First Applicant / Authorised Signatory TRANSACTION CHARGES (Please tick any one of the below. Refer point 5 on page 24 regarding transaction charges applicability) I AM A FIRST TIME MUTUAL FUND INVESTOR I AM AN EXISTING INVESTOR IN MUTUAL FUND (₹ 150 will be deducted as transaction charge for per purchase of ₹ 10,000 and more) (₹ 100 will be deducted as transaction charge for per purchase of ₹ 10,000 and more) APPLICANT'S INFORMATION [Please fill in your Folio No. below. In case of existing folio, furnish only KYC and PAN details below (if not provided earlier) and proceed to Section 3] Please note that applicant details and mode of holding will be as per existing Folio Number. SOLE/FIRST APPLICANT'S PERSONAL DETAILS AS APPEARING ON PAN CARD Are you a resident of Canada.? (✓) Yes No[#] Default if not ticked. Name Mr Ms M/s Should match with PAN Card Date of Birth~‡ DDMM PAN** Enclosed (✓) ☐ PAN Card Copy ☐ KYC Compliance Proof* (Mandatory) ~ Proof Enclosed (✓) ☐ Birth Certificate ☐ School Leaving Certificate ☐ Marksheet issued by HSC/State Board ☐ Passport ☐ Others Nationality‡ Country of Residence Guardian Name (if Sole / First applicant is a Minor) Contact Person (in case of Non-individual Investors only) Natural Guardian⁺ (Father or Mother) Legal Guardian⁺⁺ (court appointed Guardian) ⁺ Document evidencing relationship with Guardian ⁺⁺ In case of Legal Guardian, please Enclosed (✓) ☐ PAN Card Copy KYC Compliance Proof* submit attested copy of the court appointment letter, affidavit etc. to support. PAN/KYC not required for contact person but required for Guardian of Minor. Status of Sole / 1st Applicant (Please 🗸): 🗌 Resident Individual 🔲 Resident Minor (through Guardian) 🔲 Non-Resident (Repatriable) 🔲 Non-Resident (Non-Repatriable) Non-Resident - Minor (Repatriable) 🗌 Non-Resident - Minor (Non-Repatriable) 🔲 Bank 🔲 FPIS 🔲 QFI/EFI 🔲 AOP 🔲 HUF 🔲 FPI 🔲 Sole-Proprietor Private Limited Company Public Limited Company Body Corporate Partnership Firm Trust NPS Trust Fund of Fund Gratuity Fund Pension and Retirement Fund Government Body NGO BOI Society LLP PIO Non Profit Organisation Global Development Network Foreign Nationals [Specify Country] Others [Specify] KYC DETAILS [Mandatory (Details of Guardian in case the unitholder is a minor)] To check your KRA KYC compliance status, please follow these steps: Login to the website of the KYC Registration Agency(KRA) ▶ Go to section "KYC enquiry" and check your KYC status by entering your PAN Investors are requested to complete the KYC section for Joint holders & POA also, as applicable Occupation Details (Please 🗸): 🗌 Private Sector Service 🗌 Public Sector Service 🗌 Government Service 🗌 Professional 🗀 Agriculturist 🗀 Retired Housewife Student Business [Nature of Business] □ Doctor □ Forex Dealer □ Casino Owner □ Arms manufacturer Gambling services offerer Money lender Pawn Broker Others [Please specify] Gross Annual Income (Please ✓): OR Net-worth in Rupees (Mandatory for Non-Individuals) ₹ Net-worth should not be older than 1 year as on (date) DDMMYYYY For Non-Individual Investors (Companies, Trust, Partnership etc.): **3c.** For Individuals [Tick (✓) if applicable]: Politically Exposed Person (PEP) Is the company a Listed Company or Subsidiary of Listed Company or Controlled by a Listed ☐ Yes ☐ No Company (If No, please attach mandatory UBO Declaration) Related to a Politically Exposed Person (PEP) II. Foreign Exchange / Money Changer Services Yes No Not Applicable III. Gaming / Gambling / Lottery/ Casino Services Yes No IV. Money Lending / Pawning Yes No For Non Individual Investors -Mandatory UBO Declaration form duly filled and signed attached. Yes No **Identification of Beneficial Ownership** (Not Required for a Listed Company or Subsidiary of Listed Company or Controlled by a Listed Company) W.e.f. January 1, 2011, all the applicants need to be KYC Compliant irrespective of the amount invested (including switch). W.e.f January 1, 2012, applicants who are not KYC compliant are required to complete the uniform KYC process (for details refer point 9 under Important Instructions). ** W.e.f. January 1, 2008, PAN number is Mandatory for all investors (including Joint Holders, Guardian in case of Minor and NRIs). Please see point 8 under Important Instructions. However, for Micro SIP Investment Please see Instruction 4C. ‡ Please note that information sought here will be obtained from KRA also. In case of any differences, the KRA input will apply. ...continued overleaf ACKNOWLEDGEMENT SLIP (To be filled in by the Applicant) Note: This Acknowledgement Slip is for your reference only. Information provided on the form is considered final. **Application** Received from Mr. Ms. M/s. No. :D Folio No. application for Units of Scheme Plan Option alongwith Cheque/DD No.

Amount (₹)

Please Note: All purchase are subject to realisation of instruments. All transaction processing is subject to final verification.

Drawn on (Bank)

Date | D | D | / M | M | / | Y | Y | Y | Y |

□ SIP Investment □ Toal Cheques □□□□ ECS (Debit / Direct Debit Facility) Total Amount (₹)

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TOLL FREE NUMBER: 1800 200 2434 (can be dialled from all phones within India) AND Investors calling from abroad may call on - + 91 44 39923900 to connect to our customer care centre. Contact us at hsbcmf@hsbc.co.in

INVESTMENT &	SOURCE OF FUI	NDS DETAILS (Plea	se (√) Scheme/Plan/O	ption/Sub-Option/I	Dividend Frequency) (refer	r Important Instruction	No. 10 on Third Party Payments)
Scheme (✓) Plan	HMIP-R	HMIP-S Sub-option (✓)	☐ HIF ☐ Growth (def	HCF		IUSBF [Dividend Payout	HFDF
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** Applicable for HC	F & HUSBF only. † Ap	plicable for HIF-ST, HC	F & HUSBF only. # A	applicable for HMII	P-R, HMIP-S, HIF-ST, HC	F, HUSBF & HFDF	only. S Applicable for HMIP-R, brly & Half Yearly Sub-Options.
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MANDATORY DE If no, my relationshi	CLARATION: The cop with the bank accou	letails of the bank acco	ount provided above it Grandparent	pertain to my/our Employee Cus	own bank account in my stodian Others	y/our name Yes	No.
☐ C) SIP : SYST	EMATIC INVEST	MENT PLAN [For	SIP through Pos	t Dated Cheque	es (PDCs)] (All cheques	s should be of same	date of the months/quarters)
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Plan				Amount per ins	stalment (Rs.)		
Option Reg			utional Plus	11 '	er amount Rs.1000/- and in 3rd 10th		
Sub-option Gro		Reinvestment	Dividend Payout	Instalment com		•	
		y Quarterly Forth	igntly Half Yearly	From D D	/ MM / YYY	Y To D D /	M M / Y Y Y Y
Please ensure that u		an option to hold the	e units in demat for	m in addition to	account statement as pe	er current practice	and the sequence of names
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Beneficiary Accoun	t No.						
0 NON-INTENTION	N TO NOMINATE	(Mandatory for ne	ew Folios of Indiv	iduals where m	node of holding is sing	gle and who do n	ot wish to nominate)
		-			on in respect of units	_	
Signature(s)	Sole/Fi	rst Applicant		Second Appli	cant	Third	Applicant
				OR	1		
NOMINATION	DETAILS (Mandat	ory for new Folios	of Individuals wh	nere mode of ho	olding is single)	(ref.	Important Instruction 14)
	~~	nolder 1)			(Unit l	holder 2)	
I/We	(Unit l				1 ()	autianlauk: daganika	1.1 1 / 1 1/ 1 4/
I/We	(Unit l	older 3)	*d	o hereby nomina	te the person(s) more no	articularly described	a nereunder/and*/cancel the
and		older 3) day of		•	te the person(s) more properties.	•	
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CONFIRMATION UNDER THE FOREIGN ACCOUNT TAX COMPLIANCE ACT (FATCA) AND COMMON REPORTING STANDARD (CRS) [Mandatory for all investors including Unit holder (Guardian in case of minor), Joint holder(s) and POA Holder]

FATCA / CRS SELF CERTIFICATION FOR INDIVID	UAL INVESTORS (INDIVIDUA	L / NRI / HUF / ON BEHALF ()F MINOR / PROPRIETORSHIP FIRM

				- ·					•
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	Country _			Country		Country			
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given at KRA	Reside	ntial Busines	SS	Residential	Business		Resi	dential 🗌 Busir	ness
(Please ✓)	☐ Registe	ered Office		Registered Offic	ce		Regi	stered Office	
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Father's Name									
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Identification No. Document provid									
** Please indicate a	ll countries other t	nan India in which y	you are a resident f	or tax purpose, associ	ated Taxpayer Idei	ntification	n Number	and it's identificatio	n type e.g. TIN etc.
Country #	Tax Identification Number ^	Identification Type	Country #	Tax Identification Number ^	Identification Type	Cou	ntry #	Tax Identification Number ^	Identification Type

Country #	Tax Identification Number ^	Identification Type	Country #	Tax Identification Number ^	Identification Type	Country #	Tax Identification Number ^	Identification Type
	Number	туре		Number	туре		Number	туре
1			1			1		
2			2			2		
3			3			3		

[#] To also include USA, where the individual is a citizen / green card holder of USA.

FATCA / CRS SELF CERTIFICATION FOR NON-INDIVIDUAL INVESTORS AND THEIR ULTIMATE BENEFICIAL OWNER (UBO) (COMPANY / TRUST / SOCIETY / PARTNERSHIP FIRM etc.)

Please complete Annexure A & B

DECLARATION AND SIGNATURES (In case of joint holding, signatures of all unit holders are mandatory)

FATCA / CRS DECLARATION

I acknowledge and confirm that the information provided with respect to FATCA / CRS is true and correct to the best of my knowledge and belief. I certify that I am the Account Holder (or am authorised to sign for the Account Holder) of all the account(s) to which this form relates. In case any of the above specified information is found to be false or untrue or misleading or misrepresenting, I am aware that I will be responsible for it. I authorize the Fund to update its records from the FATCA / CRS information provided by me and received by the Fund from other SEBI Registered Intermediaries. Further, I authorize the Fund to share the given information provided by me to the Fund with other SEBI Registered Intermediaries to facilitate single submission / updation. I also undertake to keep the Fund informed in writing about any changes / modification / updation to the above information in future and also undertake to provide any other additional information as may be required at the Fund's end and/or by the domestic tax authorities. I authorize the Fund / AMC / RTA to close or suspend my account(s) under intimation to me for non-submission of documentation.

OTHER DECLARATIONS

Having read and understood the contents of the Combined Scheme Information Document, Key Information Document, Statement of Additional Information and Addenda of the Scheme(s) issued till date, I / We hereby apply to the Trustees of HSBC Mutual Fund for units of the relevant Scheme and agree to abide by the terms, conditions, rules and regulations of the Scheme and the above mentioned documents of HSBC Mutual Fund. I / We hereby authorise HSBC Mutual Fund, the AMC and its Agents to disclose my / our details including investment details to my / our bank(s) / HSBC Mutual Fund's Bank(s) and / or Distributor / Broker / Investment Advisor and to verify my / our bank details provided by me / us, or to disclose to such other service providers as deemed necessary for conduct of business. I / We express my our willingness to make payments referred above through participation in ECS / Direct Debit Facility. If the transaction is delayed or not effected at all for reasons of incomplete or incorrect information, I / We would not hold the Fund, the AMC, its service providers or representatives responsible. I / We will also inform the AMC, about any changes in my / our bank account. I / We have read and agreed to the terms and conditions for ECS / Direct Debit.

I / We confirm that I am / we are Non-Residents of Indian Nationality / Origin and that the funds are remitted from abroad through approved banking channels or from my / our NRE / NRO / FCNR Account (Applicable to NRI).

I / We confirm that the details provided by me / us are true and correct. I / We hereby declare that the amount being invested by me/us in the Scheme(s) is through legitimate sources and is not held or designed for the purpose of contravention of any Act, Rules, Regulations or any other applicable laws or Notifications issued by any governmental or statutory authority from time to time. I / We acknowledge that the AMC has not considered my / our tax position in particular and that I / we should seek tax advice on the specific tax implications arising out of my / our participation in the Scheme. I / We have understood the details of the Scheme and I / We have not received nor been induced by any rebate or gifts, directly or indirectly, in making this investment. I / We confirm that the ARN holder has disclosed to me / us all the commissions (in the form of trail commission or any other mode), payable to him for the different competing Schemes of various Mutual Funds from amongst which the Scheme is being recommended to me / us.

I / We confirm that I / We do not have any existing Micro SIP investments which together with the current application will result in aggregate investments exceeding Rs. 50,000/- in a year. (Applicable for Micro SIP investments only).

I / We confirm that I am / We are not United States person(s) under the laws of United States or resident(s) of Canada. Incase of change to this status, I / We shall notify the AMC, in which event the AMC reserves the right to redeem my / our investments in the Scheme(s).

We confirm that we have not issued any bearer shares or share warrants. We also confirm that we will inform the AMC if bearer shares or share warrants are issued subsequently.

		This base is a 4/D a
Sole / First Applicant / Guardian / PoA	Second Applicant / PoA	Third Applicant / PoA
Date		

In case Tax Identification Number is not available, kindly provide its functional equivalent.

Annexure A - Ultimate Beneficial Ownership (UBO) Declaration form

[MANDATORY for Non-Individual Applicants/Investors]

X

This declaration is NOT needed for Companies that are Listed on any recognized stock exchange in India or is a Subsidiary of such Listed Company or is Controlled by such Listed Company

Global Asset Management

						formation in the		Occupation		Service Business Others				
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		Application No.		Unincorporated association / body of individuals 🗌 Public Charitable Trust 🗀 Religious Trust 🗀 Private Trust/ Trust created by a Will		Please list below each controlling person, confirming ALL countries of tax residency / permanent address / citizenship and ALL Tax Identification Numbers for EACH controlling person. If the given rows are not sufficient, required information in the given formation in the given benefit directly or indirectly through a chain of controls or ownerships) 25% control of company	gnature section.	Address, Address Type* & Contact details [include City, Pin code, State, Country]	Mandatory, if PAN not provided					
				Frust Religious	consoling formal	ntification Numbers	the declaration & sig	Date of Birth / Incorporation [dd-mm-yyyy]						
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				of individuals	2000 a chainscha +	rt address / citizenshi	low table and provid	% of beneficial interest (Enclose appropriate proof)						
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APPLICANT DETAILS:	Applicant Name		CATEGORY [tick (V) applicable category]:	Unlisted Company Partnership Firm	DETAILS OF HITIMATE DENIETICIAL CIMMIEDS 115 sto, gives energy below is not adoptive, where added welltiple dealerstics formed	Please list below each controlling person, confirming ALL countries of tax residency / permanent address / citizen given format can be enclosed as additional sheet(s) duly signed by Authorized Signatory. Type of Beneficial Ownership (control or Benefit directly or indirectly through a chain of controls or ownerships) > 25% control of company	> 15% control of Partnership / LLP / Trust / AoP / BoI If there is no UBO, please declare that there is no holding beneficial interest - striking off the below table and provide signatures under the declaration & signature section.	Name of UBO [Mandatory]						
∢	Applic	PAN	8	Cnl	٥	Please l given fo Type of > 25% c	> 15% (If there	Sr.		-:	2.	3.	4.	5.

I / We acknowledge and confirm that the information provided above is / are true and correct to the best of my / our knowledge and belief. In case any of the above specified information is found to be false or untrue or misleading or misrepresenting, I / We aware that I / We hereby authorize you to update your records from the above information received by the Fund or from other SEBI Registered Intermediaries to a facilitate single submission / updation. In case the above information is not provided, it will be presumed that applicant is the ultimate beneficial owner, with no declaration to severe the allowinement of units, if subsequently it is found that applicant has concealed the facts of beneficial ownership. I / We also undertake the allowing as well as presumed in very any observed information to the severe information to the provided as the severe the allowing as well applicant that concealed the facts of beneficial ownership. I / We also undertake the allowing are now the read of this provided as the severe information to the severe the allowing the severe the allowing the severe the severe the severe the severe the severe that the severe th

* Address Type should either Residence or Business or Registered Office

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to keep you informed in writing about any changes / in	Date	Place	

INSTRUCTIONS ON CONTROLLING PERSONS / ULTIMATE BENEFICIAL OWNER

As per SEBI Master Circular No. CIR/ISD/AML/3/2010 dated December 31, 2010 regarding Client Due Diligence policy, related circulars on anti-money laundering and SEBI circular No. CIR/MIRSD/2/2013 dated January 24, 2013, non-individuals and trusts are required to provide details of controlling persons [CP]/ultimate beneficiary owner [UBO] and submit appropriate proof of identity of such CPs / UBOs. The beneficial owner has been defined in the circular as the natural person or persons, who ultimately own, control or influence a client and/or persons on whose behalf a transaction is being conducted, and includes a person who exercises ultimate effective control over a legal person or arrangement.

1. For Investors other than individuals or trusts:

- (i) The identity of the natural person, who, whether acting alone or together, or through one or more juridical person, exercises control through ownership or who ultimately has a controlling ownership interest. Controlling ownership interest means ownership of/entitlement to:-
 - more than 25% of shares or capital or profits of the juridical person, where the juridical person is a company;
 - more than 15% of the capital or profits of the juridical person, where the juridical person is a partnership;
 - more than 15% of the property or capital or profits of the juridical person, where the juridical person is an unincorporated association or body of individuals.

- (ii) In cases where there exists doubt under clause (i) above as to whether the person with the controlling ownership interest is the beneficial owner or where no natural person exerts control through ownership interests, the identity of the natural person exercising control over the juridical person through other means like through voting rights, agreement, arrangements or in any other manner.
- (iii)Where no natural person is identified under clauses (i) or (ii) above, the identity of the relevant natural person who holds the position of senior managing official

2. For Investors which is a trust:

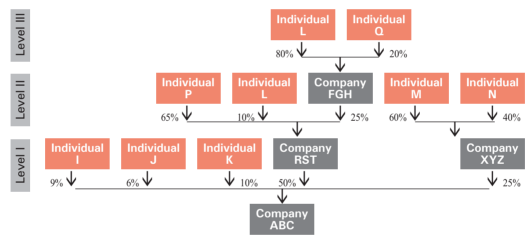
The identity of the settler of the trust, the trustee, the protector, the beneficiaries with 15% or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

3. Exemption in case of listed companies / foreign investors:

The client or the owner of the controlling interest is a company listed on a stock exchange, or is a majority-owned subsidiary of such a company, it is not necessary to identify and verify the identity of any shareholder or beneficial owner of such companies. Intermediaries dealing with foreign investors' viz., Foreign Institutional Investors, Sub Accounts and Qualified Foreign Investors, may be guided by the clarifications issued vide SEBI circular CIR/MIRSD/11/2012 dated September 5, 2012, for the purpose of identification of beneficial ownership of the client

ILLUSTRATION FOR ESTABLISHING BENEFICIAL OWNERSHIP

To assist with this process, an example can be found below on how to determine BOs of a company. Here is the ownership structure of Company ABC:



Here is the corresponding calculation of beneficial ownership:

Calculation of ownership

Individual	Company	Level I	Level II	Level III	Effective ownership
Individual I		9%			9%
Individual J		6%			6%
Individual K		10%			10%
Individual M	Company XYZ	25%	60%		15%
Individual N	Company XYZ	25%	40%		10%
Individual L	Company RST	50%	10%		5%
	Company FGH	50%	25%	80%	10%
Individual P	Company RST	50%	65%		32.50%
Individual Q	Company FGH	50%	25%	20%	2.50%
				Total =	100%

In the above example, KYC documents & shareholding pattern of Company RST & XYZ required. Additionally KYC documents of Individual P shall be required who holds 32.50% in ABC.

FATCA AND CRS SELF CERTIFICATION FOR NON-INDIVIDUALS



[MANDATORY for Non-Individual Investors]

Please turn over for Definitions / Instructions / Guidance

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DEFINITIONS / INSTRUCTIONS / GUIDANCE

- A. Financial Institution (FI)- The term FI means any financial institution that is a
 - 1 Depository institution: Accepts deposits in the ordinary course of banking or similar business
 - 2 Custodial institution: An entity that as a substantial portion of its business, holds financial assets for the account of others and where the entity's gross income attributable to holding financial assets and related financial services equals or exceeds 20 percent of the entity's gross income during the shorter of- (a) The three-year period ending on December 31 of the year preceding the year in which the determination is made; (b) The period during which the entity has been in existence before the determination is made)
 - 3 Investment entity: Conducts a business or operates for or on behalf of a customer for any of the following activities: (a) Trading in money market instruments, foreign exchange, foreign currency,etc. (b) Individual or collective portfolio management. (c) Investing, administering or managing funds, money or financial asset on behalf of other persons. [OR] The gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity described herein. An entity is treated as primarily conducting as a business one or more of the 3 activities described above, or an entity's gross income is primarily attributable to investing, reinvesting, or trading in financial assets of the entity's gross income attributable to the relevant activities equals or exceeds 50 percent of the entity's gross income during the shorter of: (i) The three-year period ending on 31 March of the year preceding the year in which the determination is made; or (ii) The period during which the entity has been in existence.
 - 4 Specified Insurance company: Entity issuing insurance products i.e. life insurance or cash value products.
 - 5 Holding company or treasury company: Is an entity that is a holding company or treasury centre that is a part of an expanded affiliate group that includes a depository, custodial institution, specified insurance company or investment entity.
- B. Direct Reporting NFE: means a Non-financial Entity (NFE) that elects to report information about its direct or indirect substantial U.S. owners to the IRS.
- C. GIIN not required: Categories with codes

Code	Sub-Category
01	Governmental Entity, International Organization or Central Bank
02	Treaty Qualified Retirement Fund; a Broad Participation Retirement Fund; a Narrow Participation Retirement Fund; or a Pension Fund of a Governmental Entity, International Organization or Central Bank
03	Non-public fund of the armed forces, an employees' state insurance fund, a gratuity fund or a provident fund
04	Entity is an Indian FI solely because it is an investment entity
05	Qualified credit card issuer
06	Investment Advisors and Investment Managers
07	Exempt collective investment vehicle
08	Trustee of an Indian Trust
09	I with a local client base
10	Non-registering local banks
11	FI with only Low-Value Accounts
12	Sponsored investment entity and controlled foreign corporation
13	Sponsored, Closely Held Investment Vehicle
14	Owner Documented FI

- D. Non-Financial Entity (NFE): Entity that is not a financial institution (including a territory NFE) Types of NFEs excluded from FATCA reporting are as below:
 - Publicly traded corporation (listed company): A company is publicly traded if its stock
 are regularly traded on one or more established securities markets.
 - Related entity of a listed company: The NFE is a related entity of an entity of which is regularly traded on an established securities market;
 - 3. Active NFE: (is any one of the following):

Code	Sub-Category Sub-Category
01	Less than 50 percent of the NFE's gross income for the preceding financial year or other appropriate reporting period is passive income and less than 50 percent of the assets held by the NFE during the preceding calendar year or other appropriate reporting period are assets that produce or are held for the production of passive income;
02	The NFE is a Governmental Entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of the foregoing;
03	Substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an entity shall not qualify for NFE status if the entity functions (or holds itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;
04	The NFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFE;
05	The NFE was not a Financial Institution in the past fiveyears, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution;
06	The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;
07	Any NFE is a 'non for profit organization which meets all of the following requirements: It is established and operated in its jurisdiction of residence exclusively for religious, charitable, scientific, artistic, cultural, athletic, or

educational purposes; or it is established and operated in its jurisdiction of residence and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare:

- It is exempt from income tax in India;
- It has no shareholders or members who have a proprietary or beneficial interest in its income or assets;

The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents require that, upon the NFE's liquidation or dissolution, all of its assets be distributed to a governmental entity or other non-profitorganization, or escheat to the government of the NFE's jurisdiction of residence or any political subdivision thereof.

4.	Code	Sub-Category Sub-Category
	A	An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37
	В	The United States or any of its agencies or instrumentalities
	С	A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities
	D	A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(i)
	Е	A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1.1472-1(c)(1)(i)
	F	A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
	G	A real estate investment trust
	Н	A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
	I	A common trust fund as defined in section 584(a
	J	A bank as defined in section 58
	K	A broker
	L	A trust exempt from tax under section 664 or described in section 4947(a)(1)
	M	A tax exempt trust under a section 403(b) plan or section 457(g) plan

E. Other definitions

- 1 Related entity: An entity is a related entity of another entity if either entity controls the other entity or the two entities are under common control. For this purpose, control includes direct or indirect ownership of more than 50% of the vote or value in an entity.
- 2 Passive NFE: The term passive NFE means any NFE that is not (i) an Active NFE (including publicly traded entities or their related entities), or (ii) a withholding foreign partnership or withholding foreign trust pursuant to relevant U.S. Treasury Regulations.(Note: Foreign persons having controlling interest in a passive NFE are liable to be reported for tax information compliance purposes)
- 3 Passive income: The term passive income means the portion of gross income that consists of: (a) Dividends, including substitute dividend amounts; (b) Interest; (c) Income equivalent to interest, including substitute interest and amounts received from or with respect to a pool of insurance contracts if the amounts received depend in whole or part upon the performance of the pool; (d) Rents and royalties, other than rents and royalties derived in the active conduct of a trade or business conducted, at least in part, by employees of the NFE; (e) Annuities; (f) The excess of gains over losses from the sale or exchange of property that gives rise to passive income described in this section.; (g) The excess of gains over losses from transactions (including futures, forwards, and similar transactions) in any commodities, but not including: (i) Any commodity hedging transaction, determined by treating the entity as a controlled foreign corporation; or (ii) Active business gains or losses from the sale of commodities, but only if substantially all the foreign entity's commodities are property (h) The excess of foreign currency gains over foreign currency losses; (i) Net income from notional principal contracts; (j) Amounts received under cash value insurance contracts; (k) Amounts earned by an insurance company in connection with its reserves for insurance and annuity contracts
- 4 Controlling persons: Controlling persons are natural persons who exercise control over an entity. In the case of a trust, such term means the settlor, the trustees, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust. In the case of a legal arrangement other than trust, such term means persons in equivalent or similar positions. The term "Controlling Persons" shall be interpreted in a manner consistent with the Financial Action Task Force recommendations.
- 5 Specified US Persons Any US Person other than i). A publicly traded corporation; ii). A corporation that is a member of the same expanded affiliate group; iii). A tax exempt organization; iv). an individual retirement plan; v). the United States or an agency or instrumentality of the United States; vi). Any state [including District of Columbia and United States possession] or State Authorities; vii). A bank, viii). A real estate investment trust; ix). A regulated investment company; x). an entity registered with the SEC under the Investment Company Act of 1940; xi). A common trust fund; xii). A tax exempt trust; xiii). A registered dealer; xiv). A registered broker
- 6 Expanded affiliated group: Expanded affiliated group is defined to mean one or more chains of members connected through ownership (50% or more, by vote or value, as the case may be) by a common parent entity if the common parent entity directly owns stock or other equity interests meeting the requirements in at least one of the other members.
- Owner documented FI: An FI meeting the following requirements: (i) The FI is an FI solely because it is an investment entity; (ii) The FI is not owned by or related to any FI that is a depository institution, custodial institution, or specified insurance company; (iii) The FI does not maintain a financial account for any nonparticipating FI; (iv) The FI provides the designated withholding agent with all of the documentation and agrees to notify the withholding agent agrees to report to the IRS (or, in the case of a reporting Model 1 FI, to the relevant foreign government or agency thereof) all of the information described in or (as appropriate) with respect to any specified U.S. persons and (2). Notwithstanding the previous sentence, the designated withholding agent is not required to report information with respect to an indirect owner of the FI that holds its interest through a participating FI, a deemed-compliant FI (other than an owner-documented FI), an entity that is a U.S. person, an exempt beneficial owner, or an excepted NFE.

AUTO DEBIT FORM - For SIP Investments (To be Filled in BLOCK LETTERS only)

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Sole/First Account Holder

Second Account Holder

Third Account Holder

ECS / Direct Debit - Terms & Conditions

1. Customers with a bank account with following bank branches can avail of SIP Facility using this form.

All bank branches participating in Reserve Bank of India ('RBI') Electronic Clearing System ('ECS') / National Electronic Clearing System ('NECS') / Regional Electronic Clearing System ('RECS') facility.

List of Banks / Branches for SIP Direct Debit Facility

Banks	Branches
Axis Bank Limited, HDFC Bank Ltd., ICICI Bank, IDBI Bank Limited, IndusInd Bank Limited and Kotak Mahindra Bank Limited	All Branches
Bank of Baroda, Bank of India and Punjab National Bank	Select Branches

- 2. This facility is only offered to those investors having bank accounts in certain bank branches as mentioned above. The list of cities, banks and branches may be modified / updated / changed / removed at any time in future at the discretion of the AMC without assigning any reasons or prior notice. If the SIP auto debit facility is discontinued in a city for any reason, SIP instructions for investors in such city via ECS (Debit) route / Direct debit / SI may be discontinued without prior notice
- 3. The bank account provided for ECS (Debit) should participate in local MICR clearing.
- 4. Investor will not hold HSBC Mutual Fund, its registrars and other service providers responsible if the transaction is delayed or not effected or the investor bank account is debited in advance or after the specific SIP date due to various clearing cycles of ECS / Direct Debt Facility.
- HSBC Asset Management (India) Pvt. Ltd., Registrars (CAMS) and other service providers shall not be responsible and liable for any damages / compensation for any loss, damage etc. incurred by the investor. The investor assumes the entire risk of using this facility and takes full responsibility.
- 6. You can choose to discontinue this facility by giving 25 Business Days written notice to our Registrar CAMS.
- 7. HSBC AMC and its service providers reserve the right to disclose the details of the Investors and their transactions using the SIP Auto Debit to third parties for the purposes of verification and execution of the Auto Debit Facility as also for the purpose of law enforcement, fraud prevention, audit and inspection requirement etc.
- The Investor undertakes and agrees that the SIP Auto Debit Facility requested for via this Form is subject to acceptance of the terms and conditions mentioned in the Combined SID, SAI.
- If SIP application form and cheque is submitted with bank details of a city where the Mutual Fund does not provide auto debit facility, first SIP cheque may get processed. However, future debits may not happen and SIP instruction may get rejected.
- 10. To avail of SIP in separate schemes / options via debit facility, an investor will have to fill a separate form for each scheme / plan. A single form cannot be used for different schemes simultaneously and may be rejected. Facility to register multiple SIP with similar details, i.e. same folio, same scheme, same amount, same date and same auto debit bank mandate is not available due to system constraints in ECS (Debit) as well with some of the banks offering standing instructions/direct debit.
- 11. The investor undertakes to keep sufficient funds in the funding account till the date of execution of standing instruction. The investor hereby declares that the particulars provided are correct and complete. If the transaction is delayed or not effected at all for reasons of incomplete or incorrect information or due to any reason by the investor's banker, the investor would not hold the Mutual Fund or the Bank responsible. If the date of debit to the investor's account happens to be a non Business Day as per the Mutual Fund, execution of the ECS Debit / Direct Debit / SI may happen on non business and allotment of Units will happen as per the terms and conditions listed in the SID, SAI, KIM and all relevant Addenda of the scheme concerned.
- 12. For the purpose of SIP investments, the investor and/or bank accountholders authorizes AMC, its registrars, bankers, correspondent bankers and service providers, to raise a debit on the mentioned account with the bank branch. The investor and/or bank accountholders hereby authorizes the bank to honor all such requests received through AMC, its registrars, bankers and service providers to debit their Account with the amount requested, for due remittance of the proceeds to AMC.

Declaration Formats



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PAYMENT BY EMPLOYER ON BEHALF OF EMPLOYEE (under Systematic Investments Plans through Payroll deductions or Expense Reimbursement)

We confirm that the beneficial owner(s) of the investment in these units is/arc (Name of the Employee's, with employee number's), who is/arc my/our employee/s and am providing the funds for these investments through the payroll deduction / expense reimbursement (strike off which is not applicable). Signature of Declarant(s) Name of Declarant(source and stacked above and that this payment is sused by us in our capacity as Custodian to the Applicant/Investor. The source of this payment is from funds We confirm the Reneficial owner as stacked above and that this payment is is sused by us in our capacity as Custodian to the Applicant/Investor. The source of this payment is from funds We confirm the Reneficial owner as stacked above and that this payment is issued by us in our capacity as Custodian to the Applicant/Investor. The source of this payment is from funds Name of Declarant(s) Name of Declarant(s) N					To	whoms	oever it n	nay c	oncern												
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Signature of Declarant(s) Name of Declarant(s) Income Tax PAN													(Name	of the	Empl	oyee/s	, with	empl	oyee	num	ber/s),
Name of Declarant(s) Income Tax PAN	who is/are my/our employee/s and am	providing the	e funds for	r thes	se invest	ments t	through tl	he pay	roll dedu	iction	1 / e	xpens	se reimbu	semen	t (strik	ke off	which	is no	t app	licab	ole).
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Address of Declarant(s) City Postal code State Country Signature of Beneficiary(ies) 4 CUSTODIAN ON BEHALF OF AN FII/FPI OR CLIENT (Should be enclosed with each payment) To whomsoever it may concern Application and Payment Details (All details below are Mandatory): Folio No. Application Form No. Beneficial Applicant/ Investor Name Investment Amount in Rs. Payment Mode Cheque Fund Transfer RTGS NEFT Payment Mode Date Date Date Date Date Date Date Dat	Signature of Declarant(s)																				
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Name of Declarant(s)	Name of Declarant(s)																				
Income Tax PAN KYC Acknowledgement attached (Mandatory for any amount)	Income Tax PAN								KYC Ac	knov	vlec	lgeme	ent attache	ed (Mai	ndator	y for a	any an	ount) 🗌		
Address of Declarant(s)																	-				
City Postal code																					

Country .

State

Multiple Bank Accounts Registration / Deletion Form

(Please read the Instructions overleaf and attached necessary documents for registration of Bank Accounts. Strike off the Sections not used by you to avoid unauthorised use.)



Folio No. (For Existing Unit Holders)			OR	Application No. (For New Unit Holder)		
Name of Sole / First Unit Holder				Permanent Account No. (PA	N)	
ADDITION OF T	ANIK ACCOUNTS					
Please register my / ou in any of these accoun up for registration in m in the Folio subject to	ANK ACCOUNTS r following bank accounts fo ts, by making a specific requ ny / our Folio in the order giv a maximum of five in the cas	est in my/our reder yen below and the see of individuals an	mption request. same shall be read ten in the case	I/We understand that gistered only if there e of non individuals.	the bank accounts is a scope to regis	s listed below shall t ster additional bank a
	nt, Investors should produc			mit originals of the (✓) □ Current □ Sav		
Bank Name			Branch			
City			PIN Code			
MICR Code^			IFSC Code^^			
Attested Document a	ttached* [Any one (✓)] □	Cancelled Cheque	with name pre	-printed Bank sta	atement Passbo	ook Bank Certific
Core Bank Account	No.		Account Type	(✓) ☐ Current ☐ Sav	ings NRO# NI	RE# FCNR# _
Bank Name			Branch			
City			PIN Code			
MICR Code^			IFSC Code^^			
Attested Document a	attached* [Any one (✓)] □	Cancelled Cheque	with name pre	-printed 🗆 Bank sta	atement Passbo	ook Bank Certific
Core Bank Account	No		Account Type	(✓) ☐ Current ☐ Sav	ings 🗌 NRO# 🗌 NI	RE# FCNR#
Bank Name			Branch			
City			PIN Code			
MICR Code^			IFSC Code^^			
Attested Document a	ttached* [Any one (✓)] □	Cancelled Cheque	with name pre	-printed 🗌 Bank sta	atement Passbo	ook Bank Certific
Core Bank Account	No		Account Type	(✓) ☐ Current ☐ Sav	ings NRO# NI	RE# FCNR#
Bank Name			Branch			
City			PIN Code			
MICR Code^			IFSC Code^^			
	attached* [Any one (✓)] □				atement Passbo	ook Bank Certific
	eque next to the cheque number. ted need to be attested by author					
DEFAULT BANK						
From among the bank future redemption and/	accounts registered with you or dividend proceeds, if any,	or mentioned abov of the above menti	e, please register oned folio will l	r the following bank be paid:	account as a Defa	ult Bank Account int
Core Bank			Bank			
Account No.			Name			
(To be signed	as per mode of holding in th		TION & SIGNA		aned by ALITHOR	ISED SIGNATORIES
I/We have read and under my/our request will be pr	rstood the Instructions and the Terrocessed only if all details are protot hold HSBC Mutual Fund, the	rms and Conditions for	or Multiple Bank A documents are att	ccounts Registration and ached, failing which the	d agree to abide by the request maybe reject	he same. I/We acknowle cted/delayed as the case
		-				
Sole / First Ap	plicant / Unit holder	Second A	pplicant / Unit	holder	Third Applic	cant / Unit holder



BANK ACCOUNT DELETION		
Folio No.	Permanent Account No	. (PAN)
Name of Sole / First Unit Holder		
Please delete the following Bank accounts as re	gistered accounts for my/our above folio:	
Bank Account No.	Bank Name	
Bank Account No.	Bank Name	
Bank Account No.	Bank Name	
Bank Account No.	Bank Name	
Deletion of a default bank account will not be default account in Part B of this Form.	effective in the Folio unless the investor menti	ons another valid registered Bank Account as a
(To be signed as per mode of holding in the	DECLARATION & SIGNATURES ne Folio. In case of non Individual Unit holders, to	be signed by AUTHORISED SIGNATORIES)
I/We have read and understood the Instructions and the Te my/our request will be processed only if all details are pro which case I/We will not hold HSBC Mutual Fund, the Al	perly filled and valid documents are attached, failing which	n the request maybe rejected/delayed as the case may be in
Sole / First Applicant / Unit holder	Second Applicant / Unit holder	Third Applicant / Unit holder

INSTRUCTIONS AND TERMS & CONDITIONS

- This facility allows a unit holder to register multiple bank account details for all investments held in the specified folio (existing or new). Individuals/HUF
 can register upto 5 different bank accounts for a folio by using this form. Non individuals can register upto 10 different bank accounts for a folio. For
 registering more than 5 accounts, please use extra copies of this form.
- 2. Supporting Documents as mentioned in Part A will help in verification of the account details and register them accurately. The application will be processed only for such accounts for which valid documents are provided. Accounts not matching with such documents will not be registered.
- 3. If the bank account number on the cheque leaf is handwritten or investor name is not printed on the face of the cheque, bank account statement or pass book giving the name, address and the account number should be enclosed. If photocopies are submitted, investors must produce original for verification.
- 4. Bank account registration/deletion request will be accepted and processed only if all the details are correctly filled and the necessary documents are submitted. The request is liable to be rejected if any information is missing or incorrectly filled or if there is deficiency in the documents submitted.
- 5. The first/sole unit holder in the folio should be one of the holders of the bank account being registered. Unitholder(s) cannot provide the bank account(s) of any other person or where the First/Sole Unitholder is not an account holder in the bank account provided.
- 6. The investors can change the default bank account only by submitting this form. In case multiple bank accounts are opted for registration as default Bank Account, the mutual fund retains the right to register any one of them as the default bank account.
- 7. A written confirmation of registration of the additional bank account details will be dispatched to you within 10 calendar days of receipt of such request. Unitholder(s) must preserve this written confirmation as the account statement will only reflect the default bank mandate.
- 8. If any of the registered bank accounts are closed/altered, please intimate the AMC in writing of such change with an instruction to delete/alter it from our records.
- 9. The Bank Account chosen as the primary/default bank account will be used for all Redemption payouts/Dividend payouts. At anytime, investor can instruct the AMC to change the default bank account by choosing one of the additional accounts already registered with the AMC.
- 10. If request for redemption is received prior to/together with a change of bank account or before verification and validation of the new bank account, the redemption request would be processed to the currently registered default (old) bank account.
- 11. If in a folio, purchase investments are vide SB or NRO bank account, the bank account types for redemption can be SB or NRO only. If the purchase investments are made vide NRE account(s), the bank account types for redemption can be SB/NRO/NRE.
- 12. The registered bank accounts will also be used to identify the pay-in proceeds. Hence, unit holder(s) are advised to register their bank accounts in advance using this facility and ensure that payments for ongoing purchase transactions are from any of the registered bank accounts only, to avoid fraudulent transactions and potential rejections due to mismatch of pay-in bank details with the accounts registered in the folio.
- 13. HSBC Mutual Fund, the AMC and its registrar shall not be held liable for any loss arising to the Unitholder(s) on account of inadequate or incomplete documentation resulting in delay or rejection of the request.

HSBC Asset Management (India) Private Limited

Regd. Office: 16, Veer Nariman Road, Fort, Mumbai 400 001

Tel.: 1800-200-2434 OR +91 44 39923900 to connect to our customer care centre. Fax: 022-4002 9600

Email: hsbcmf@hsbc.co.in Website: www.assetmanagement.hsbc.com/in.